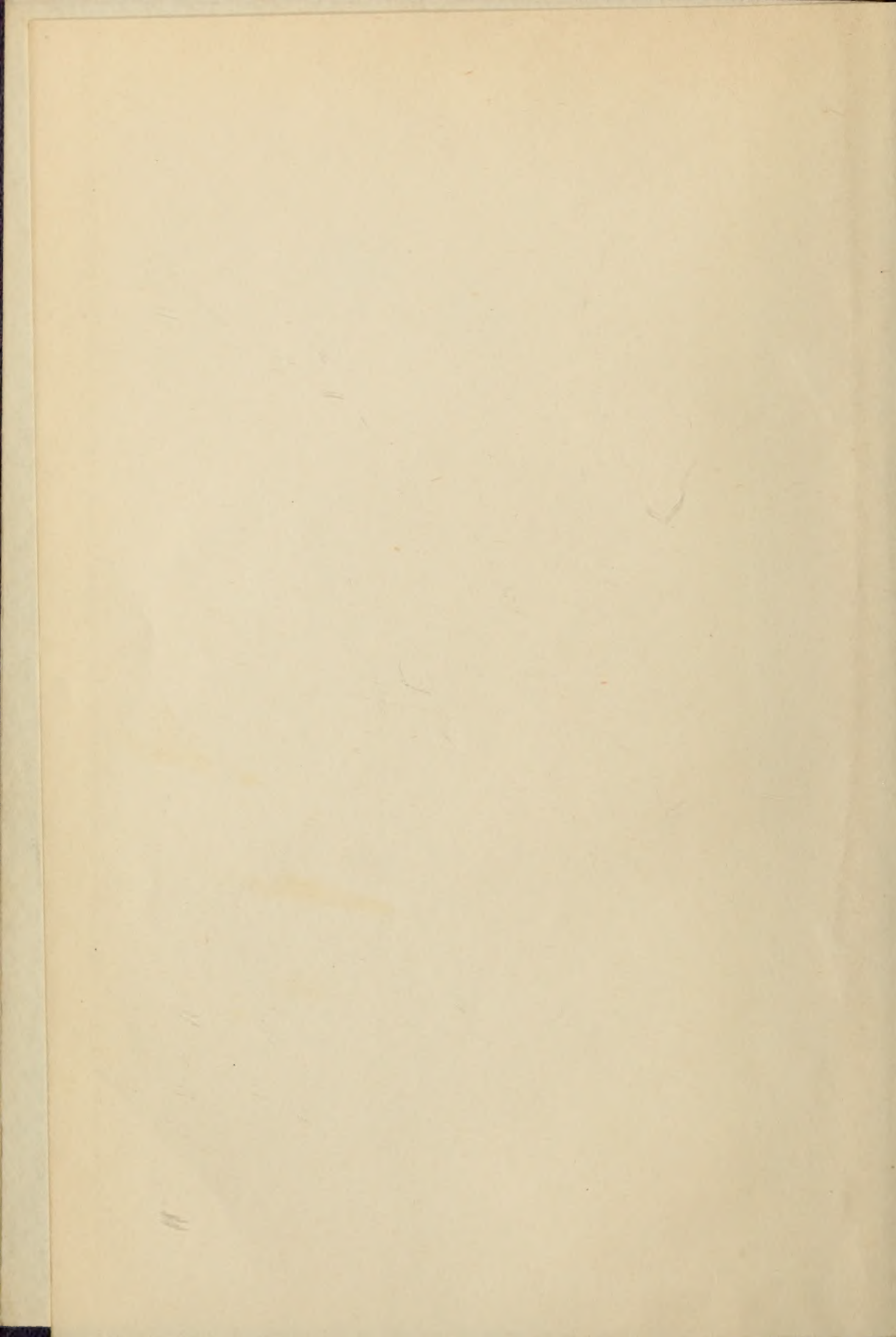


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THE CANONS  
OF THE  
**First Four General Councils**  
OF  
NICÆA, CONSTANTINOPLE, EPHESUS  
AND CHALCEDON

*WITH NOTES*

BY  
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CANON OF CHRIST CHURCH, REGIUS PROFESSOR OF ECCLESIASTICAL HISTORY

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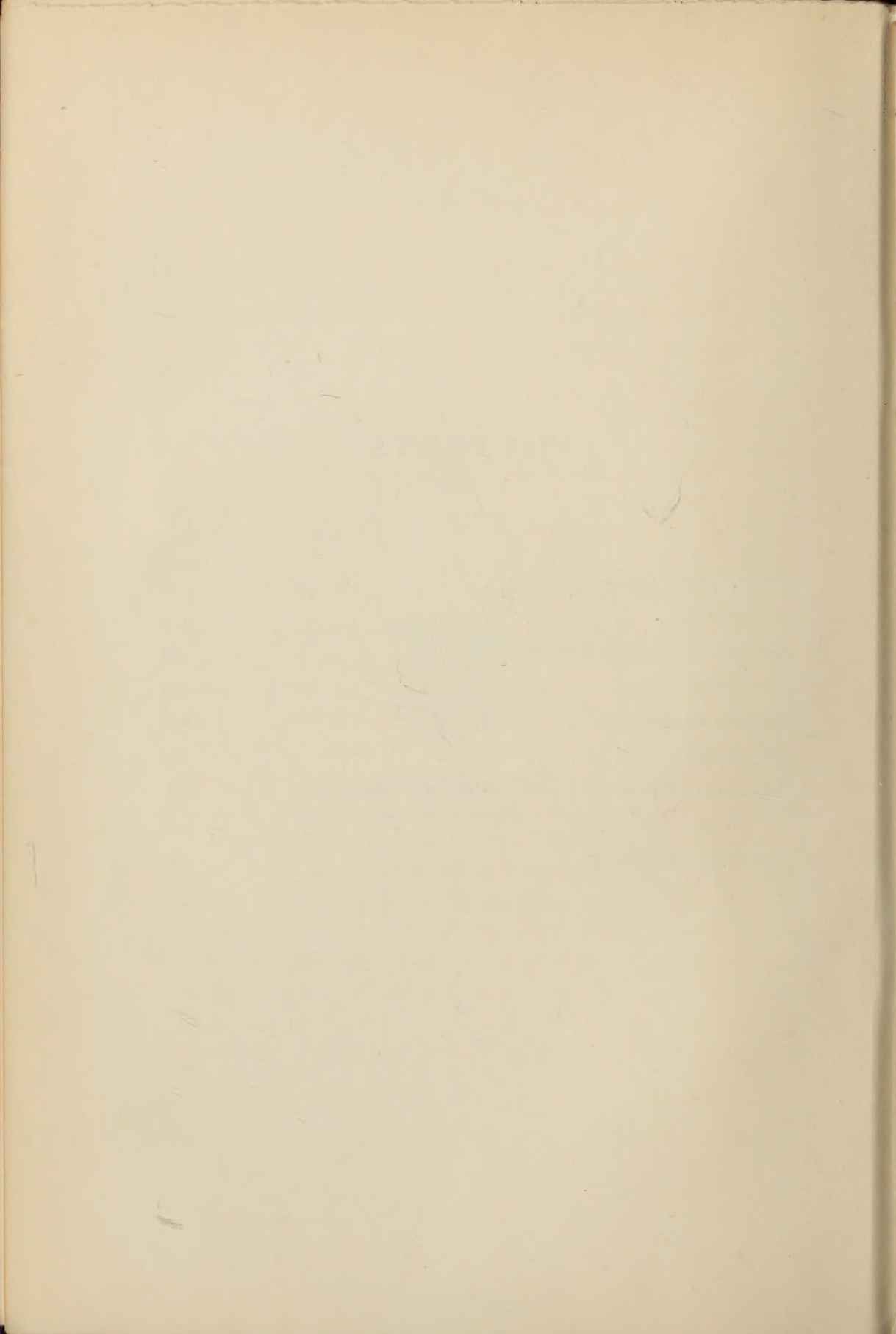
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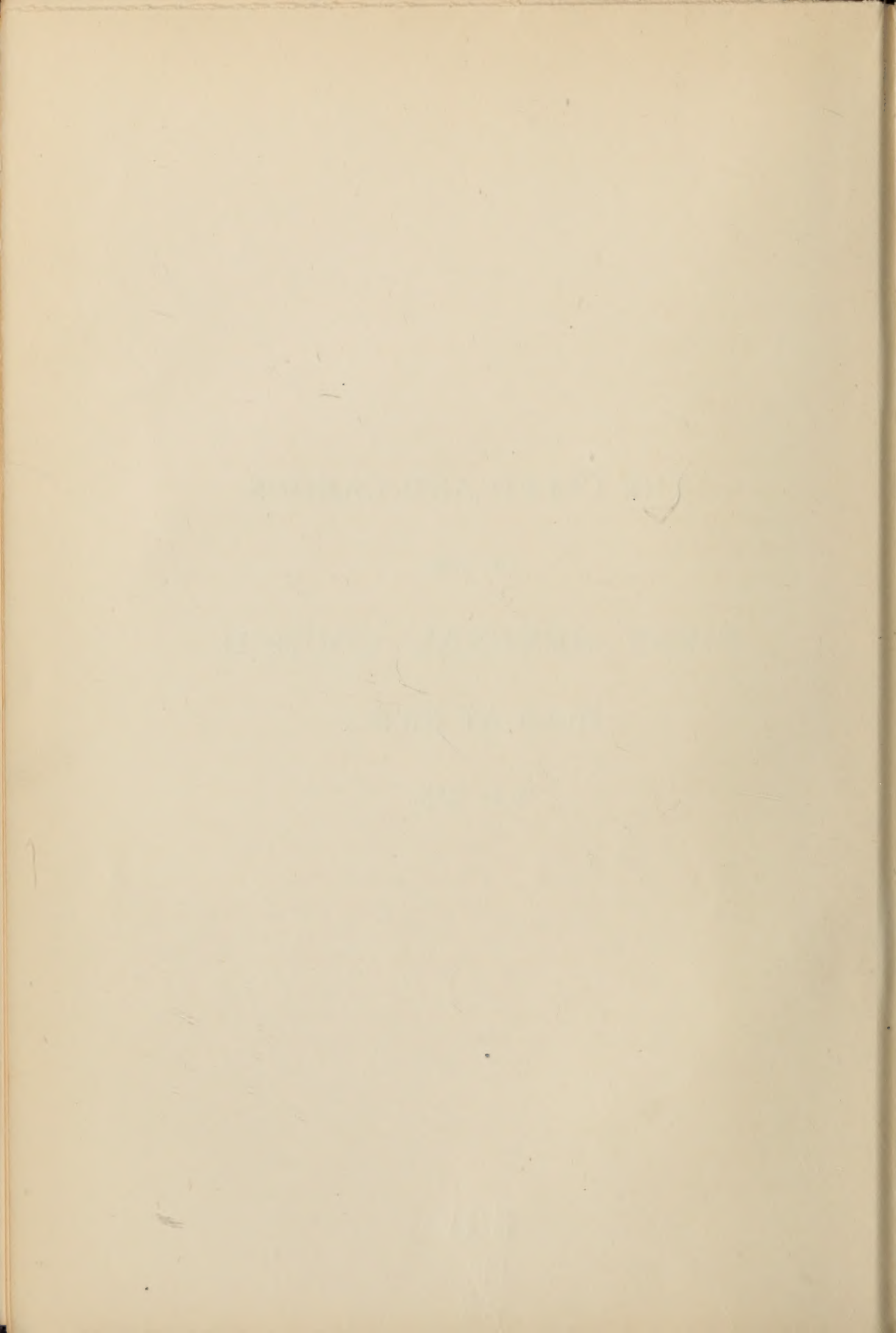


THE CREED AND CANONS  
OF THE  
FIRST GENERAL COUNCIL  
HELD AT NICÆA  
A. D. 325.

BQV

11

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## THE NICENE CREED

AS FRAMED IN 325, ACCORDING TO THE TEXT  
CONTAINED IN SOCRATES' ECCLESIASTICAL  
HISTORY<sup>1</sup>.

*Πιστεύομεν εἰς ἓνα Θεὸν Πατέρα παντοκράτορα, πάντων  
δρατῶν τε καὶ ἀοράτων ποιητήν. Καὶ εἰς ἓνα Κύριον Ἰησοῦν  
Χριστὸν, τὸν Τίὸν τοῦ Θεοῦ, γεννηθέντα ἐκ τοῦ Πατρὸς, μονογενῆ,  
τοντέστιν ἐκ τῆς οὐσίας τοῦ Πατρὸς, Θεὸν ἐκ Θεοῦ, φῶς ἐκ  
φωτὸς, Θεὸν ἀληθινὸν ἐκ Θεοῦ ἀληθινοῦ, γεννηθέντα, οὐ ποι-  
ηθέντα, δμοούσιον τῷ Πατρὶ δι' οὗ τὰ πάντα ἐγένετο, τά τε ἐν  
τῷ οὐρανῷ καὶ τὰ ἐν τῇ γῇ τὸν δι' ἡμᾶς τοὺς ἀνθρώπους, καὶ  
διὰ τὴν ἡμετέραν σωτηρίαν, κατελθόντα, καὶ σαρκωθέντα, καὶ  
ἐνανθρωπήσαντα, παθόντα, καὶ ἀναστάντα τῇ τρίτῃ ἡμέρᾳ  
ἀνελθόντα εἰς τὸν οὐρανὸν, ἐρχόμενον κρῖναι ζῶντας καὶ  
νεκρούς. Καὶ εἰς τὸ Πνεῦμα τὸ Ἀγιον.*

*Τοὺς δὲ λέγοντας· ‘Ἡν ποτε ὅτε οὐκ ἦν,’ καὶ, ‘πρὶν γεννηθῆναι  
οὐκ ἦν,’ καὶ, ‘ὅτι ἐξ οὐκ ὄντων ἐγένετο,’ ἢ ‘ἐξ ἑτέρας ὑποστάσεως  
ἢ οὐσίας’ φάσκοντας εἶναι, ἢ ‘κτιστὸν, ἢ τρεπτὸν ἢ ἀλλοιωτὸν  
τὸν Τίὸν τοῦ Θεοῦ’ τούτους ἀναθεματίζει ἢ καθολικὴ καὶ  
ἀποστολικὴ ἐκκλησία.*

<sup>1</sup> Soc. i. 8. Compare St. Athanasius, ad Jovian. 3, who reads ἐπὶ τῆς  
γῆς, and the text given in the second session of the Council of Chalcedon,  
Mansi, Concil. vi. 956, which inserts καὶ πάλιν before ἐρχόμενον.

## SUBJECTS OF THE CANONS.

1. Self-mutilation incompatible with clerical office.
2. Converts not to be ordained immediately after baptism.
3. ‘Sub-introduced’ women not to dwell with clerics.
4. On appointments to bishoprics in the provinces.
5. On excommunication, and on provincial synods.
6. All sees to retain their ancient rights. Bishops to be appointed according to rule.
7. Honorary precedence for the bishop of Ælia (Jerusalem).
8. On the treatment of converts from Novatianism.
9. On inquiry into character of ordinands.
10. Against ordaining those who have lapsed.
11. Laymen who lapsed without excuse to be put under penance.
12. On the case of those who resigned public office, but sought to regain it.
13. Communion to be given to all dying persons, including those who are still under penance.
14. On lapsed catechumens.
15. Against migration of bishops and clergy.
16. Against clerics who leave their proper posts.
17. Against clerics who take usury.
18. Deacons not to encroach on privileges of presbyters.
19. On the treatment of converts from Paulianism.
20. Prayer to be offered standing on Sundays and throughout the Paschal season.

CANONS  
OF THE COUNCIL OF NICÆA.

CANON 1.

Εἴτις ἐν νόσῳ ὑπὸ ἱατρῶν ἔχειρουργήθη, ἢ ὑπὸ βαρβάρων ἐξετμήθη, οὗτος μενέτω ἐν τῷ κλήρῳ εἰ δέ τις ὑγιαίνων ἔαυτὸν ἐξέτεμε, τοῦτον καὶ ἐν τῷ κλήρῳ ἐξεταζόμενον πεπαῦσθαι προσήκει· καὶ ἐκ τοῦ δεῦρο μηδένα τῶν τοιούτων χρῆναι προ-άγεσθαι. "Ωσπερ δὲ τοῦτο πρόδηλον, οἵτι περὶ τῶν ἐπιτηδευόντων τὸ πρᾶγμα καὶ τολμώντων ἔαυτοὺς ἐκτέμνειν εἴρηται, οὕτως εἴτινες ὑπὸ βαρβάρων ἢ δεσποτῶν εὐνουχίσθησαν, εὑρίσκουστο δὲ ἄλλως ἄξιοι, τοὺς τοιούτους εἰς κλῆρον προσίεται ὁ κανὼν.

CANON 2.

'Ἐπειδὴ πολλὰ ἥτοι ὑπὸ ἀνάγκης ἢ ἄλλως ἐπειγομένων τῶν ἀνθρώπων ἐγένετο παρὰ τὸν κανόνα τὸν ἐκκλησιαστικὸν, ὥστε ἀνθρώπους ἀπὸ ἔθνικοῦ βίου ἀρτὶ προσελθόντας τῇ πίστει, καὶ ἐν δλίγῳ χρόνῳ κατηχηθέντας εὐθὺς ἐπὶ τὸ πνευματικὸν λουτρὸν ἄγειν, καὶ ἅμα τῷ βαπτισθῆναι προσάγειν εἰς ἐπισκοπὴν, ἢ εἰς πρεσβυτέριον, καλῶς ἔδοξεν ἔχειν τοῦ λοιποῦ μηδὲν τοιοῦτο γίνεσθαι. Καὶ γὰρ καὶ χρόνου δεῖ τῷ κατηχουμένῳ, καὶ μετὰ τὸ βάπτισμα δοκιμασίας πλείονος σαφὲς γὰρ τὸ ἀποστολικὸν γράμμα τὸ λέγον, 'Μὴ νεόφυτον, ἵνα μὴ τυφωθεὶς εἰς κρίμα ἐμπέσῃ καὶ παγίδα τοῦ διαβόλου'<sup>1</sup>. Εἰ δὲ προϊόντος τοῦ χρόνου

<sup>1</sup> 1 Tim. iii. 6.

ψυχικόν τι ἀμάρτημα εὑρεθείη περὶ τὸ πρόσωπον, καὶ ἐλέγχοιτο ὑπὸ δύο ἡ τριῶν μαρτύρων, πεπαύσθω δὲ τοιοῦτος τοῦ κλήρου. Ὁ δὲ παρὰ ταῦτα ποιῶν, ὡς ὑπεναντία τῇ μεγάλῃ συνόδῳ θρασυνόμενος, αὐτὸς κινδυνεύσει περὶ τὸν κλῆρον.

### CANON 3.

Ἄπηγόρευσεν καθόλου ἡ μεγάλη σύνοδος, μήτε ἐπισκόπῳ, μήτε πρεσβυτέρῳ, μήτε διακόνῳ, μήτε ὅλως τινὶ τῶν ἐν τῷ κλήρῳ, ἔξεῖναι συνείσακτον ἔχειν, πλὴν εἰ μὴ ἄρα μητέρα, ἢ ἀδελφὴν, ἡ θείαν, ἢ ἂ μόνα πρόσωπα πᾶσαν ὑποψίαν διαπέφευγε.

### CANON 4.

Ἐπίσκοπον προσήκει μάλιστα μὲν ὑπὸ πάντων τῶν ἐν τῇ ἐπαρχίᾳ καθίστασθαι· εἰ δὲ δυσχερὲς εἴη τὸ τοιοῦτο, ἢ διὰ κατεπείγονταν ἀνάγκην ἡ διὰ μῆκος ὁδοῦ, ἔξ ἄπαντος τρεῖς ἐπὶ τὸ αὐτὸν συναγομένους, συμψήφων γινομένων καὶ τῶν ἀπόντων καὶ συντιθεμένων διὰ γραμμάτων, τότε τὴν χειροτονίαν ποιεῖσθαι· τὸ δὲ κῦρος τῶν γινομένων δίδοσθαι καθ' ἐκάστην ἐπαρχίαν τῷ μητροπολίτῃ. [Cp. Chalc. 25.]

### CANON 5.

Περὶ τῶν ἀκοινωνήτων γενομένων, εἴτε τῶν ἐν τῷ κλήρῳ εἴτε ἐν λαϊκῷ τάγματι, ὑπὸ τῶν καθ' ἐκάστην ἐπαρχίαν ἐπισκόπων, κρατείτω ἡ γνώμη κατὰ τὸν κανόνα τὸν διαγορεύοντα, τοὺς ὑφ' ἑτέρων ἀποβληθέντας ὑφ' ἑτέρων μὴ προσίεσθαι· ἔξεταζέσθω δὲ, μὴ μικροψυχίᾳ ἡ φιλονεικίᾳ ἡ τινὶ τοιαύτῃ ἀηδίᾳ τοῦ ἐπισκόπου ἀποσυνάγωγοι γεγένηνται. Ἱνα οὖν τοῦτο τὴν πρέπουσταν ἔξέτασιν λαμβάνῃ, καλῶς ἔχειν ἔδοξεν ἐκάστου ἐνιαυτοῦ καθ' ἐκάστην ἐπαρχίαν δὶς τοῦ ἔτους συνόδους γίνεσθαι, ἵνα κοινῇ πάντων τῶν ἐπισκόπων τῆς ἐπαρχίας ἐπὶ τὸ αὐτὸν συναγομένων, τὰ τοιαῦτα ζητήματα ἔξεταζοιτο· καὶ οὕτως οἱ διμολογούμενως προσκεκρουκότες τῷ ἐπισκόπῳ κατὰ λόγον ἀκοινώνητοι παρὰ πᾶσιν εἶναι δόξωσι, μέχρις ἂν τῷ κοινῷ τῶν ἐπισκόπων δόξῃ τὴν φιλανθρωποτέραν ὑπὲρ αὐτῶν ἐκθέσθαι

ψῆφοι. Αἱ δὲ σύνοδοι γινέσθωσαν, μία μὲν πρὸ τῆς τεσσαρακοστῆς, ἵνα πάσης μικροφυχίας ἀναιρουμένης, τὸ δῶρον καθαρὸν προσφέρηται τῷ Θεῷ, δευτέρᾳ δὲ περὶ τὸν τοῦ μετοπώρου καιρόν. [Cp. Chalc. 19.]

### CANON 6.

Τὰ ἀρχαῖα ἔθη κρατεῖτω τὰ ἐν Αἰγύπτῳ καὶ Λιβύῃ καὶ Πενταπόλει. ὥστε τὸν τῆς Ἀλεξανδρείας ἐπίσκοπον πάντων τούτων ἔχειν τὴν ἔξουσίαν, ἐπειδὴ καὶ τῷ ἐν τῇ Ῥώμῃ ἐπισκόπῳ τοῦτο σύνηθές ἐστιν ὅμοίως δὲ καὶ κατὰ τὴν Ἀιτιόχειαν καὶ ἐν ταῖς ἄλλαις ἐπαρχίαις, τὰ πρεσβεῖα σώζεσθαι ταῖς ἐκκλησίαις. Καθόλου δὲ πρόδηλον ἐκεῖνο, ὅτι εἴ τις χωρὶς γράμμης τοῦ μητροπολίτου γένοιτο ἐπίσκοπος, τὸν τοιοῦτον ἡ μεγάλη σύνοδος ὥριστε μὴ δεῖν εἶναι ἐπίσκοπον. Ἐὰν μέν τοι τῇ κοινῇ πάντων ψήφῳ, εἰλόγῳ οὖσῃ καὶ κατὰ κανόνα ἐκκλησιαστικὸν, δύο ἡ τρεῖς δι' οἰκείαν φιλογεικίαν ἀντιλέγωσι, κρατεῖτω ἡ τῶν πλειόνων ψῆφος. [Cp. Constant. 2.]

### CANON 7.

Ἐπειδὴ συνήθεια κεκράτηκε καὶ παράδοσις ἀρχαῖα, ὥστε τὸν ἐν Αἰλίᾳ ἐπίσκοπον τιμᾶσθαι, ἔχέτω τὴν ἀκολουθίαν τῆς τιμῆς, τῇ μητροπόλει σωζόμενον τοῦ οἰκείου ἀξιώματος.

### CANON 8.

Περὶ τῶν ὀνομαζόντων μὲν ἑαυτοὺς Καθαρούς ποτε, προσερχομένων δὲ τῇ καθολικῇ καὶ ἀποστολικῇ ἐκκλησίᾳ, ἔδοξε τῇ ἀγίᾳ καὶ μεγάλῃ συνόδῳ, ὥστε χειροθετουμένους αὐτοὺς μένειν οὗτως ἐν τῷ κλήρῳ. Πρὸ πάντων δὲ τοῦτο ὅμολογῆσαι αὐτοὺς ἐγγραφῶς προσήκει, ὅτι συνθήσονται καὶ ἀκολουθήσουσι τοῖς τῆς καθολικῆς καὶ ἀποστολικῆς ἐκκλησίας δόγμασι· τοῦτ' ἐστι, καὶ διγάμοις κοινωνεῖν, καὶ τοῖς ἐν τῷ διωγμῷ παραπεπτωκόσιν, ἐφ' ὧν καὶ χρόνος τέτακται, καὶ καιρὸς ὥρισται, ὥστε αὐτοὺς ἀκολουθεῖν, ἐν πᾶσι τοῖς δόγμασι τῆς καθολικῆς ἐκκλησίας. Ἐνθα μὲν οὖν πάντες<sup>1</sup>, εἴτε ἐν κώμαις, εἴτε ἐν πόλεσιν αὐτοὶ

<sup>1</sup> Qu. τάντη?

μόνοι εύρισκοιντο χειροτονηθέντες, οἱ εύρισκόμενοι ἐν τῷ κλήρῳ ἔσονται ἐν τῷ αὐτῷ σχήματι εἰλ̄ δὲ τοῦ τῆς καθολικῆς ἐκκλησίας ἐπισκόπου ἢ πρεσβυτέρου ὅντος προσέρχονται τινες, πρόδηλον ὡς ὁ μὲν ἐπίσκοπος τῆς ἐκκλησίας ἔξει τὸ ἀξίωμα τοῦ ἐπισκόπου, ὁ δὲ ὀνομαζόμενος παρὰ τοῖς λεγομένοις Καθαροῖς ἐπίσκοπος τὴν τοῦ πρεσβυτέρου τιμὴν ἔξει, πλὴν εἰ μὴ ἀρα δοκοίη τῷ ἐπισκόπῳ τῆς τιμῆς τοῦ ὀνόματος αὐτὸν μετέχειν. Εἰ δὲ τοῦτο αὐτῷ μὴ ἀρέσκοι, ἐπινοήσει τόπον ἢ χωρεπισκόπου ἢ πρεσβυτέρου ὑπὲρ τοῦ ἐν τῷ κλήρῳ ὅλως δοκεῖν εἶναι, ἵνα μὴ ἐν τῇ πόλει δύο ἐπίσκοποι ὁσιν.

### CANON 9.

Εἴ τινες ἀνεξετάστως προσήχθησαν<sup>1</sup> πρεσβύτεροι, ἢ ἀνακρινόμενοι ώμολόγησαν τὰ ἡμαρτημένα αὐτοῖς, καὶ δμολογησάντων αὐτῶν, παρὰ κανόνα κινούμενοι οἱ ἀνθρωποι τοῖς τοιούτοις χεῖρα ἐπιτεθείκασι, τούτους ὁ κανὼν οὐ προσίεται· τὸ γὰρ ἀνεπίληπτον ἐκδικεῖ ἡ καθολικὴ ἐκκλησία.

### CANON 10.

Οσοι προεχειρίσθησαν τῶν παραπεπτωκότων κατὰ ἄγνοιαν, ἢ καὶ προειδότων τῶν προχειρισμένων, τοῦτο οὐ προκρίνει τῷ κανόνι τῷ ἐκκλησιαστικῷ· γνωσθέντες γὰρ καθαιροῦνται.

### CANON 11.

Περὶ τῶν παραβάντων χωρὶς ἀνάγκης, ἢ χωρὶς ἀφαιρέσεως ὑπαρχόντων, ἢ χωρὶς κινδύνου, ἢ τινος τοιούτου, ὃ γέγονεν ἐπὶ τῆς τυραννίδος Λικινίου, ἔδοξε τῇ συνόδῳ, εἰ καὶ ἀνάξιοι ἦσαν φιλανθρωπίας, ὅμως χρηστεύσασθαι εἰς αὐτούς· ὅσοι οὖν γνησίως μεταμελῶνται, τρία ἔτη ἐν ἀκροωμένοις ποιήσονται οἱ πιστοὶ, καὶ ἐπτὰ ἔτη ὑποπεσοῦνται, δύο δὲ ἔτη χωρὶς προσφορᾶς κοινωνήσονται τῷ λαῷ τῶν προσευχῶν.

### CANON 12.

Οἱ δὲ προσκληθέντες μὲν ὑπὸ τῆς χάριτος καὶ τὴν πρώτην ὀρμὴν ἐνδειξάμενοι, καὶ ἀποθέμενοι τὰς ζώνας, μετὰ δὲ ταῦτα ‘ἐπὶ

<sup>1</sup> Al. προήχθησαν.

τὸν οἰκεῖον ἔμετον ἀναδραμόντες ὡς κύνες<sup>1</sup>, ὡς τινας καὶ ἀργύρια πρόεσθαι, καὶ βενεφικίοις κατορθῶσαι τὸ ἀναστρατεύσασθαι, οὗτοι δέκα ἔτη ὑποπιπτέωσαν μετὰ τὸν τῆς τριετοῦς ἀκροάσεως χρόνον. Ἐφ' ἄπασι δὲ τούτοις, προσήκει ἐξετάζειν τὴν προαρεσιν καὶ τὸ εἶδος τῆς μετανοίας ὅσοι μὲν γὰρ καὶ φόβῳ καὶ δάκρυσι καὶ ὑπομονῇ καὶ ἀγαθοεργίαις τὴν ἐπιστροφὴν ἔργῳ καὶ οὐ σχήματι ἐπιδείκνυνται, οὗτοι πληρώσαντες τὸν χρόνον τὸν ὥρισμένον τῆς ἀκροάσεως, εἰκότως τῶν εὐχῶν κοινωνήσουσι μετὰ τοῦ ἐξεῖναι τῷ ἐπισκόπῳ καὶ φιλανθρωπότερον τι περὶ αὐτῶν βουλεύσασθαι. Ὅσοι δὲ ἀδιαφόρως ἦνεγκαν, καὶ τὸ σχῆμα τοῦ<sup>2</sup> εἰσιέναι εἰς τὴν ἐκκλησίαν ἀρκεῖν ἑαυτοῖς ἡγήσαντο πρὸς τὴν ἐπιστρέφειαν, ἐξ ἄπαντος πληρούτωσαν τὸν χρόνον.

### CANON 13.

Περὶ δὲ τῶν ἐξοδευόντων ὁ παλαιὸς καὶ κανονικὸς νόμος φυλαχθήσεται καὶ νῦν, ὡστε εἴτις ἐξοδεύοι, τοῦ τελευταίου καὶ ἀναγκαιοτάτου ἐφοδίου μὴ ἀποστερεῖσθαι· εἰ δὲ ἀπογνωσθεὶς, καὶ κοινωνίας πάλιν τυχὼν, πάλιν ἐν τοῖς ζῶσιν ἐξετασθῆ, μετὰ τῶν κοινωνούντων τῆς εὐχῆς μόνης ἔστω. Καθόλου δὲ καὶ περὶ παντὸς οὐτινοσοῦν ἐξοδεύοντος, αἴτοῦντος δὲ μετασχεῖν εὐχαριστίας, ὁ ἐπίσκοπος μετὰ δοκιμασίας ἐπιδότω<sup>3</sup>.

### CANON 14.

Περὶ τῶν κατηχουμένων καὶ παραπεσόντων ἔδοξε τῇ ἀγίᾳ καὶ μεγάλῃ συνόδῳ, ὡστε τριῶν ἐτῶν αὐτοὺς ἀκροωμένους μόνον, μετὰ ταῦτα εὐχεσθαι μετὰ τῶν κατηχουμένων.

### CANON 15.

Διὰ τὸν πολὺν τάραχον καὶ τὰς στάσεις τὰς γινομένας, ἔδοξε παντάπασι περιαιρεθῆναι τὴν συνήθειαν τὴν παρὰ τὸν κανόνα εὑρεθεῖσαν ἐν τισι μέρεσιν, ὡστε ἀπὸ πόλεως εἰς πόλιν μὴ μεταβαίνειν μήτε ἐπίσκοπον, μήτε πρεσβύτερον, μήτε διά-

<sup>1</sup> 2 Pet. ii. 22.

<sup>2</sup> Al. τὸν μὴ εἰσιέναι.

<sup>3</sup> Al. μεταδιδότω τῆς προσφορᾶς.

κονου. Εἰ δέ τις μετὰ τὸν τῆς ἀγίας καὶ μεγάλης συνόδου ὅρον τοιούτῳ τινὶ ἐπιχειρήσειεν, ἢ ἐπιδοίη ἔαυτὸν πράγματι τοιούτῳ, ἀκυρωθήσεται ἐξάπαντος τὸ κατασκεύασμα, καὶ ἀποκατασταθήσεται τῇ ἐκκλησίᾳ, ἡς<sup>1</sup> ὁ ἐπίσκοπος ἢ ὁ πρεσβύτερος ἔχειροτονήθη. [Cp. Chalc. 5.]

### CANON 16.

"Οσοι ριψοκινδύνως μήτε τὸν φόβον τοῦ Θεοῦ πρὸ δόφθαλμῶν ἔχοντες, μήτε τὸν ἐκκλησιαστικὸν κανόνα εἰδότες, ἀναχωρήσουσι τῆς ἐκκλησίας πρεσβύτεροι ἢ διάκονοι, ἢ ὄλως ἐν τῷ κανόνι ἐξεταζόμενοι, οὗτοι οὐδαμῶς δεκτοὶ διείλουσιν εἶναι ἐν ἑτέρᾳ ἐκκλησίᾳ, ἀλλὰ πᾶσαν αὐτοῖς ἀνάγκην ἐπάγεσθαι χρὴ, ἀναστρέφειν εἰς τὰς ἔαυτῶν παροικίας· ἢ ἐπιμένοντας, ἀκοινωνήτους εἶναι προσήκει. Εἰ δὲ καὶ τολμήσειε τις ὑφαρπάσαι τὸν τῷ ἑτέρῳ διαφέροντα, καὶ χειροτονήσαι ἐν τῇ αὐτοῦ ἐκκλησίᾳ, μὴ συγκατατιθεμένου τοῦ Ἰδίου ἐπισκόπου οὐδὲ ἀνεχώρησεν ὁ ἐν τῷ κανόνι ἐξεταζόμενος, ἀκυρος ἔστω ἢ χειροτονία. (Cp. Chalc. 20.)

### CANON 17.

'Ἐπειδὴ πολλοὶ ἐν τῷ κανόνι ἐξεταζόμενοι τὴν πλεονεξίαν καὶ τὴν αἰσχροκερδίαν διώκοντες, ἐπελάθοντο τοῦ θείου γράμματος λέγοντος, 'τὸ ἀργύριον αὐτοῦ οὐκ ἔδωκεν ἐπὶ τόκῳ<sup>2</sup>', καὶ δανείζοντες ἑκατοστὰς ἀπαιτοῦσιν ἔδικαίωσεν ἢ ἀγία καὶ μεγάλη σύνοδος, ὡς εἴτις εὑρεθείη μετὰ τὸν ὅρον τοῦτον τόκους λαμβάνειν, ἐκ μεταχειρίσεως, ἢ ἄλλως μετερχόμενος τὸ πρᾶγμα, ἢ ἡμιολίας ἀπαιτῶν, ἢ ὄλως ἔτερόν τι ἐπινοῶν αἰσχροῦ κέρδους ἔνεκα, καθαιρεθήσεται τοῦ κλήρου, καὶ ἀλλότριος τοῦ κανόνος ἔσται.

### CANON 18.

'Ηλθεν εἰς τὴν ἀγίαν καὶ μεγάλην σύνοδον, ὅτι ἐν τισι τόποις καὶ πόλεσι, τοῖς πρεσβυτέροις τὴν εὐχαριστίαν οἱ διάκονοι διδόσασιν, ὥσπερ οὔτε ὁ κανὼν οὔτε ἡ συνήθεια παρέδωκε, τοὺς ἔξουσίαν μὴ ἔχοντας προσφέρειν τοῖς προσφέρουσι

<sup>1</sup> Al. ἡ.

<sup>2</sup> Ps. xiv. 5 (LXX).

διδόναι τὸ σῶμα τοῦ Χριστοῦ· κάκεῖνο δὲ ἐγνωρίσθη, ὅτι ἥδη τινὲς τῶν διακόνων καὶ πρὸ τῶν ἐπισκόπων τῆς εὐχαριστίας ἀπτονται. Ταῦτα οὖν πάντα περιγρήσθω· καὶ ἐμμενέτωσαν οἱ διάκονοι τοῖς Ἰδίοις μέτροις, εἰδότες ὅτι τοῦ μὲν ἐπισκόπου ὑπηρέται εἰσὶ, τῶν δὲ πρεσβυτέρων ἐλάττους τυγχάνουσι· λαμβανέτωσαν δὲ κατὰ τὴν τάξιν τὴν εὐχαριστίαν μετὰ τοὺς πρεσβυτέρους, ἢ τοῦ ἐπισκόπου διδόντος αὐτοῖς, ἢ τοῦ πρεσβυτέρου· ἀλλὰ μηδὲ καθῆσθαι ἐν μέσῳ τῶν πρεσβυτέρων ἔξεστω τοῖς διακόνοις· παρὰ κανόνα γὰρ καὶ παρὰ τάξιν ἐστὶ τὸ γινόμενον. Εἰ δέ τις μὴ θέλοι πειθαρχεῖν καὶ μετὰ τούτους τοὺς ὄρους, πεπαύσθω τῆς διακονίας.

## CANON 19.

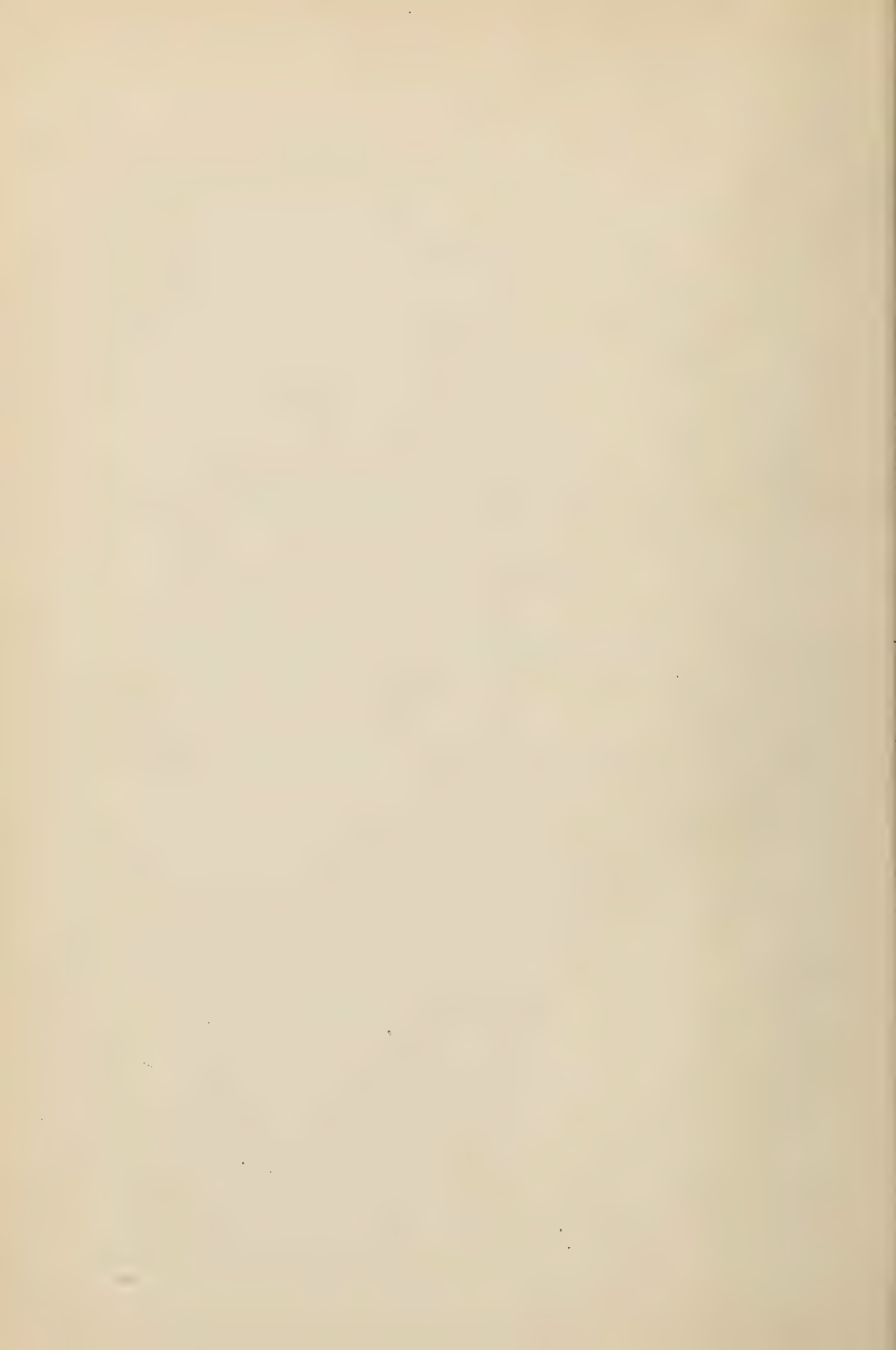
Περὶ τῶν Παυλιανισάντων, εἴτα προσφυγόντων τῇ καθολικῇ ἐκκλησίᾳ, ὄρος ἐκτέθειται ἀναβαπτίζεσθαι αὐτοὺς ἔξαπαντος. Εἰ δέ τινες ἐν τῷ παρελληλυθότι χρόνῳ ἐν τῷ κλήρῳ ἐξητάσθησαν, εἰ μὲν ἄμεμπτοι καὶ ἀνεπίληπτοι φανεῖεν, ἀναβαπτισθέντες χειροτονείσθωσαν ὑπὸ τοῦ τῆς καθολικῆς ἐκκλησίας ἐπισκόπου· εἰ δὲ ἡ ἀνάκρισις ἀνεπιτηδείους αὐτοὺς εὑρίσκοι, καθαιρεῖσθαι αὐτοὺς προσήκει. Ὡσαύτως δὲ καὶ περὶ τῶν διακονιστῶν, καὶ ὅλως περὶ τῶν ἐν τῷ κανόνι ἐξεταζομένων, ὁ αὐτὸς τύπος παραφυλαχθήσεται· ἐμνήσθημεν δὲ τῶν διακονιστῶν τῶν ἐν τῷ σχήματι ἐξετασθεῖσῶν, ἐπεὶ μηδὲ χειροθεσίαν τινὰ ἔχουσιν, ὥστε ἔξαπαντος ἐν τοῖς λαϊκοῖς αὐτὰς ἐξετάζεσθαι.

## CANON 20.

Ἐπειδή τινές εἰσιν ἐν τῇ κυριακῇ γόνυ κλίνοντες, καὶ ἐν ταῖς τῆς πεντηκοστῆς ἡμέραις· ὑπὲρ τοῦ πάντα ἐν πάσῃ παροικίᾳ ὄμοιώς παραφυλάττεσθαι, ἐστῶτας ἔδοξε τῇ ἀγίᾳ συνοδῷ τὰς εὐχὰς ἀποδιδόναι τῷ Θεῷ.



THE CREED AND CANONS  
OF THE  
SECOND GENERAL COUNCIL  
HELD AT CONSTANTINOPLE  
A. D. 381.



## THE CREED

IN THE REVISED FORM SAID TO BE SANCTIONED BY  
THE COUNCIL OF CONSTANTINOPLE, ACCORDING  
TO THE TEXT CONTAINED IN THE ACTS OF THE  
COUNCIL OF CHALCEDON (SESS. V.).

Πιστεύομεν εἰς ἓν Θεὸν Πατέρα παντοκράτορα, ποιητὴν  
οὐρανοῦ καὶ γῆς, δρατῶν τε πάντων καὶ ἀοράτων. Καὶ εἰς  
Ἵνα Κύριον Ἰησοῦν Χριστὸν, τὸν Υἱὸν τοῦ Θεοῦ τὸν μονογενῆ,  
τὸν ἐκ τοῦ Πατρὸς γεννηθέντα πρὸ πάντων τῶν αἰώνων· φῶς  
ἐκ φωτὸς, Θεὸν ἀληθινὸν ἐκ Θεοῦ ἀληθινοῦ· γεννηθέντα, οὐ  
ποιηθέντα, ὅμοούσιον τῷ Πατρί· δι’ οὗ τὰ πάντα ἐγένετο· τὸν  
δι’ ἡμᾶς τὸν ἀνθρώπους, καὶ διὰ τὴν ἡμέτεραν σωτηρίαν,  
κατελθόντα ἐκ τῶν οὐρανῶν, καὶ σαρκωθέντα ἐκ Πνεύματος  
Ἄγιου, καὶ Μαρίας τῆς παρθένου, καὶ ἐνανθρωπήσαντα· σταυ-  
ρωθέντα τε ὑπὲρ ἡμῶν ἐπὶ Ποντίου Πιλάτου, καὶ παθόντα,  
καὶ ταφέντα, καὶ ἀναστάντα τῇ τρίτῃ ἡμέρᾳ κατὰ τὰς γραφάς·  
καὶ ἀνελθόντα εἰς τὸν οὐρανὸν, καὶ καθεζόμενον ἐν δεξιᾷ  
τοῦ Πατρός· καὶ πάλιν ἐρχόμενον μετὰ δόξης κρῖναι ζῶντας  
καὶ νεκρούς· οὐ τῆς βασιλείας οὐκ ἔσται τέλος. Καὶ εἰς τὸ  
Πνεῦμα τὸ Ἀγιον, τὸ Κύριον καὶ τὸ ζωοποιὸν, τὸ ἐκ τοῦ Πατρὸς  
ἐκπορευόμενον, τὸ σὺν Πατρὶ καὶ Υἱῷ συμπροσκυνούμενον καὶ  
συνδοξαζόμενον, τὸ λαλῆσαν διὰ τῶν προφητῶν. Εἰς μίαν  
ἀγίαν καθολικὴν καὶ ἀποστολικὴν ἐκκλησίαν. Ὁμολογοῦμεν  
ἐν βαπτίσμα εἰς ἄφεσιν ἀμαρτιῶν· προσδοκῶμεν ἀνάστασιν  
νεκρῶν, καὶ ζωὴν τοῦ μέλλοντος αἰώνος. Ἀμήν.

## SUBJECTS OF THE CANONS.

1. The Nicene Creed to be maintained, and all heresies anathematized.
2. All bishops to observe their existing limits of jurisdiction.
3. The bishop of Constantinople to have priority next after the bishop of Rome.
4. Against Maximus, the pretender to the see of Constantinople.

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5. (A.D. 382) On reception of Antiochenes professing the true faith.
6. (A.D. 382) On accusations against bishops.

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- [7. Not a canon, but part of a letter of the fifth century. On the mode of receiving converts from heresy.]

## CANONS

OF THE COUNCIL OF CONSTANTINOPLE.

### CANON 1.

Μὴ ἀθετεῖσθαι τὴν πίστιν τῶν πατέρων τῶν τριακοσίων δεκαοκτὸν τῶν ἐν Νικαίᾳ τῆς Βιθυνίας συνελθόντων, ἀλλὰ μένειν ἐκείνην κυρίαν· καὶ ἀναθεματισθῆναι πᾶσαν αἵρεσιν, καὶ ἰδικῶς τὴν τῶν Εὐνομιανῶν, εἴτονν Ἀνομοίων, καὶ τὴν τῶν Ἀρειανῶν, εἴτονν Εὐδοξιανῶν, καὶ τὴν τῶν Ἡμιαρειάνων, εἴτονν<sup>1</sup> Πνευματομάχων, καὶ τὴν τῶν Σαβελλιανῶν, καὶ τὴν τῶν Μαρκελλιανῶν, καὶ τὴν τῶν Φωτεινιανῶν, καὶ τὴν τῶν Ἀπολλιναριστῶν.

### CANON 2.

Τοὺς ὑπὲρ διοίκησιν ἐπισκόπους ταῖς ὑπερορίοις ἐκκλησίαις μὴ ἐπιέναι, μηδὲ συγχέειν τὰς ἐκκλησίας· ἀλλὰ κατὰ τοὺς κανόνας, τὸν μὲν Ἀλεξανδρέας ἐπίσκοπον τὰ ἐν Αἰγύπτῳ μόνον οἰκονομεῖν, τοὺς δὲ τῆς ἀνατολῆς ἐπισκόπους τὴν ἀνατολὴν μόνην διοικεῖν, φυλαττομένων τῶν ἐν τοῖς κανόσι τοῖς κατὰ Νικαίαν πρεσβείων τῇ Ἀντιοχέων ἐκκλησίᾳ· καὶ τοὺς τῆς Ἀσιανῆς διοικήσεως ἐπισκόπους τὰ κατὰ τὴν Ἀσίαν μόνην<sup>2</sup> οἰκονομεῖν, καὶ τοὺς τῆς Ποντικῆς τὰ τῆς Ποντικῆς μόνα, καὶ τοὺς τῆς Θρᾳκικῆς τὰ τῆς Θρᾳκικῆς μόνον οἰκονομεῖν· ἀκλήτους δὲ ἐπισκόπους ὑπὲρ διοίκησιν μὴ ἐπιβαίνειν ἐπὶ χειροτονίᾳ ἢ τισιν ἄλλαις οἰκονομίαις ἐκκλησιαστικαῖς. Φυλαττομένου δὲ τοῦ προγεγραμμένου περὶ τῶν διοικήσεων κανόνος, εὑδηλον ὡς τὰ καθ' ἐκάστην ἐπαρχίαν ἢ τῆς ἐπαρχίας σύνοδος διοικήσει, κατὰ τὰ ἐν Νικαίᾳ ὡρισμένα· τὰς

<sup>1</sup> Al. ἥγουν.

<sup>2</sup> Al. Ἀσιανὴν μόνον.

δὲ ἐν τοῖς βαρβαρικοῖς ἔθνεσι τοῦ Θεοῦ ἐκκλησίας οἰκουμενισθαι χρὴ κατὰ τὴν κρατήσασαν συνήθειαν τῶν πατέρων. (Cp. Nic. 6, 5.)

### CANON 3.

Τὸν μέντοι Κωνσταντινούπόλεως ἐπίσκοπον ἔχειν τὰ πρεσβεῖα τῆς τιμῆς μετὰ τὸν τῆς Ῥώμης ἐπίσκοπον, διὰ τὸ εἶναι αὐτὴν νέαν Ῥώμην. (Cp. Chalc. 28.)

### CANON 4.

Περὶ Μαξίμου τοῦ Κυνικοῦ καὶ τῆς κατ’ αὐτὸν ἀταξίας τῆς ἐν Κωνσταντινούπόλει γενομένης ὥστε μήτε τὸν Μάξιμον ἐπίσκοπον ἢ γενέσθαι ἢ εἶναι, μήτε τὸν παρ’ αὐτοῦ χειροτονηθέντας ἐν οἰωδήποτε βαθμῷ κλήρου, πάντων καὶ τῶν περὶ αὐτὸν καὶ τῶν παρ’ αὐτοῦ γενομένων ἀκυρωθέντων.

### CANON 5.

Περὶ τοῦ τόμου τῶν δυτικῶν, καὶ τὸν ἐν Ἀντιοχείᾳ ἀπεδεξάμεθα τὸν μίαν ὁμολογοῦντας Πατρὸς, καὶ Τίον, καὶ Ἀγίου Πνεύματος θεότητα.

### CANON 6.

Ἐπειδὴ πολλοὶ, τὴν ἐκκλησιαστικὴν εὐταξίαν συγχεῖν καὶ ἀνατρέπειν βουλόμενοι, φιλέχθρως καὶ συκοφαντικῶς αἴτιας τινὰς κατὰ τῶν οἰκουμούντων τὰς ἐκκλησίας δρθοδόξων ἐπισκόπων συμπλάσσουσιν, οὐδὲν ἔτερον ἢ χραίνειν τὰς τῶν Ἱερέων ὑπολήψεις, καὶ ταραχὰς τῶν εἱρηνευόντων λαῶν κατασκευάζειν ἐπιχειροῦντες· τούτου ἔνεκεν ἡρεσε τῇ ἀγίᾳ συνόδῳ τῶν ἐν Κωνσταντινούπόλει συνδραμόντων ἐπισκόπων, μὴ ἀνεξετάστως προσίεσθαι τὸν κατηγόρους, μηδὲ πᾶσιν ἐπιτρέπειν<sup>1</sup> τὰς κατηγορίας ποιεῖσθαι κατὰ τῶν οἰκουμούντων τὰς ἐκκλησίας, μηδὲ μὴν πάντας ἀποκλείειν ἀλλ’ εἰ μέν τις οἰκείαν τινὰ μέμψιν, τοῦτ’ ἔστιν, ἰδιωτικὴν, ἐπαγάγοι τῷ ἐπισκόπῳ, ὡς πλεονεκ-

<sup>1</sup> Al. ἐπιτρέπεσθαι.

τηθεὶς, ἥ ἄλλό τι παρὰ τὸ δίκαιον παρ' αὐτοῦ πεπονθώσ, ἐπὶ τῶν τοιούτων κατηγοριῶν μὴ ἔξετάζεσθαι μήτε πρόσωπον τοῦ κατηγόρου μήτε τὴν θρησκείαν χρὴ γὰρ παντὶ τρόπῳ τό τε συνειδὸς τοῦ ἐπισκόπου ἐλεύθερον εἶναι, καὶ τὸν ἀδικεῖσθαι λέγοντα, οἷας ἀν ἥ θρησκείας, τῶν δικαίων τυγχάνειν. Εἰ δὲ ἐκκλησιαστικὸν εἴη τὸ ἐπιφερόμενον ἔγκλημα τῷ ἐπισκόπῳ, τότε δοκιμάζεσθαι χρὴ τῶν κατηγορούντων τὰ πρόσωπα· ἵνα πρῶτον μὲν, αἱρετικοῖς μὴ ἔξῃ κατηγορίας κατὰ τῶν ὀρθοδόξων ἐπισκόπων ὑπὲρ ἐκκλησιαστικῶν πραγμάτων ποιεῖσθαι· ('αἱρετικοὺς' δὲ λέγομεν τούς τε πάλαι τῆς ἐκκλησίας ἀποκηρυχθέντας, καὶ τοὺς μετὰ ταῦτα ὑφ' ἡμῶν ἀναθεματισθέντας, πρὸς δὲ τούτοις καὶ τοὺς τὴν πίστιν μὲν τὴν ὑγιῆ προσποιουμένους ὁμολογεῖν, ἀποσχίσαντας δὲ καὶ ἀντισυνάγοντας τοῖς κανονικοῖς ἡμῶν<sup>1</sup> ἐπισκόποις·) ἔπειτα δὲ, καὶ εἴ τινες τῶν ἀπὸ τῆς ἐκκλησίας ἐπὶ αἰτίαις τισὶ προκατεγνωσμένοι εἴεν καὶ ἀποβεβλημένοι, ἥ ἀκοινώνητοι, εἴτε ἀπὸ κλήρου, εἴτε ἀπὸ λαϊκοῦ τάγματος, μηδὲ τούτοις ἔξεῖναι κατηγορεῖν ἐπισκόπου, πρὶν ἀν τὸ οἰκεῖον ἔγκλημα πρότερον ἀποδύσωνται· ὅμοιώς δὲ καὶ τοὺς ὑπὸ κατηγορίαν προλαβοῦσαν ὄντας μὴ πρότερον εἶναι δεκτοὺς εἰς ἐπισκόπου κατηγορίαν ἥ ἔτέρων κληρικῶν, πρὶν ἀν ἀθέους ἑαυτοὺς τῶν ἐπαχθέντων αὐτοῖς ἀποδείξωσιν ἔγκλημάτων. Εἰ μέντοι τινὲς μήτε αἱρετικοὶ μήτε ἀκοινώνητοι εἴεν, μήτε κατεγνωσμένοι ἥ προκατηγορημένοι ἐπὶ τισὶ πλημμελήμασι, λέγοιεν δὲ ἔχειν τινὰ ἐκκλησιαστικὴν κατὰ τοῦ ἐπισκόπου κατηγορίαν, τούτους κελεύει ἥ ἄγια σύνοδος πρῶτον μὲν ἐπὶ τῶν τῆς ἐπαρχίας πάντων ἐπισκόπων ἐνίστασθαι τὰς κατηγορίας, καὶ ἐπ' αὐτῶν ἐλέγχειν τὰ ἔγκλήματα τοῦ ἐν αἰτίαις τισὶν ἐπισκόπου· εἰ δὲ συμβαίη ἀδυνατῆσαι τοὺς ἐπαρχιώτας πρὸς διόρθωσιν τῶν ἐπιφερομένων ἔγκλημάτων τῷ ἐπισκόπῳ, τότε αὐτοὺς προσιέναι μείζονι συνόδῳ τῶν τῆς διοικήσεως ἐπισκόπων ἐκείνης, ὑπὲρ τῆς αἰτίας ταύτης συγκαλουμένων, καὶ μὴ πρότερον ἐνίστασθαι τὴν κατηγορίαν, πρὶν ἥ ἐγγράφως αὐτοὺς τὸν ἴσον αὐτοῖς<sup>2</sup> ὑποτιμήσασθαι κίνδυνον, εἴπερ ἐν τῇ τῶν πραγμάτων ἔξετάσει<sup>3</sup> συκοφαντοῦντες τὸν κατηγορούμενον ἐπίσκοπον ἐλεγχθεῖν. Εἰ δέ

<sup>1</sup> Qu. κοινωνικοῖς ἡμῖν;<sup>2</sup> Qu. αὐτοῖς?<sup>3</sup> Al. τάξει.

τις, καταφρονήσας τῶν κατὰ τὰ προδηλωθέντα δεδογμένων, τολμήσειεν ἡ βασιλικὰς ἐνοχλεῖν ἀκοᾶς, ἡ κοσμικῶν ἀρχόντων δικαστήρια ἡ οἰκουμενικὴν σύνοδον ταράσσειν, πάντας ἀτιμάσας τὸν τῆς διοικήσεως ἐπισκόπους, τὸν τοιοῦτον τὸ παράπαν εἰς κατηγορίαν μὴ εἶναι δεκτὸν, ὡς καθυβρίσαντα τὸν κανόνα, καὶ τὴν ἐκκλησιαστικὴν λυμῃνάμενον εὐταξίαν. (Cp. Nic. 5: Chalc. 9, 17, 19, 21.)

[‘CANON 7.’]

Τὸν προστιθεμένους τῇ δρθοδοξίᾳ καὶ τῇ μερίδι τῶν σωζομένων ἀπὸ αἱρετικῶν δεχόμεθα κατὰ τὴν ὑποτεταγμένην ἀκολουθίαν καὶ συνήθειαν. Ἀρειανοὺς μὲν καὶ Μακεδονιανοὺς, καὶ Σαββατιανοὺς, καὶ Νανατιανοὺς, τὸν λέγοντας ἑαυτὸν Καθαροὺς καὶ ἀριστέρους<sup>1</sup>, καὶ τὸν Τεσσαρεσκαιδεκάτας, εἴτονν Τετραδίτας, καὶ Ἀπολλιναριστὰς, δεχόμεθα διδόντας λιβέλλους, καὶ ἀναθεματίζοντας πᾶσαν αἱρεσιν μὴ φρονοῦσαν ὡς φρονεῖ ἡ ἄγια τοῦ Θεοῦ καθολικὴ καὶ ἀποστολικὴ ἐκκλησία, καὶ σφραγιζομένους ἦτοι χριομένους πρῶτον τῷ ἀγίῳ μύρῳ τὸ τε μέτωπον καὶ τὸν δόφθαλμον καὶ τὰς ρῦνας καὶ τὸ στόμα καὶ τὰ ὥτα· καὶ σφραγίζοντες αὐτὸν, λέγομεν, ‘Σφραγὶς δωρεᾶς Πνεύματος Ἀγίου.’ Εὔνομιανοὺς μέν τοι τὸν εἰς μίαν κατάδυσιν βαπτιζομένους, καὶ Μοντανιστὰς τὸν ἐνταῦθα λεγομένους Φρύγας, καὶ Σαβελλιανοὺς τὸν νίοπατορίαν διδάσκοντας, καὶ ἔτερά τινα χαλεπὰ ποιοῦντας, καὶ τὰς ἄλλας πάσας αἱρέσεις, (ἐπειδὴ πολλοί εἰσιν ἐνταῦθα, μάλιστα οἱ ἀπὸ τῆς Γαλατῶν χώρας ἐρχόμενοι,) πάντας τὸν ἀπ’ αὐτῶν θέλοντας προστίθεσθαι τῇ δρθοδοξίᾳ, ὡς “Ελληνας δεχόμεθα· καὶ τὴν πρώτην ἡμέραν ποιοῦμεν αὐτὸν Χριστιανὸν, τὴν δὲ δευτέραν κατηχούμενους, εἶτα τὴν τρίτην ἐξορκίζομεν αὐτὸν μετὰ τοῦ ἐμφυσᾶν τρίτον εἰς τὸ πρόσωπον καὶ εἰς τὰ ὥτα αὐτῶν· καὶ οὕτως κατηχοῦμεν αὐτὸν, καὶ ποιοῦμεν αὐτὸν χρονίζειν εἰς τὴν ἐκκλησίαν, καὶ ἀκροᾶσθαι τῶν γραφῶν· καὶ τότε αὐτὸν βαπτίζομεν.]

<sup>1</sup> Qu. ἀρίστους?

THE CANONS  
OF THE  
THIRD GENERAL COUNCIL,  
HELD AT EPHESUS

A. D. 431.

## SUBJECTS OF THE CANONS.

1. Against metropolitans joining the rival Council or the Pelagian party.
2. Against bishops adhering to, or going over to, the rival Council.
3. In favour of orthodox clerics deposed by Nestorian party, or belonging to dioceses of Nestorianizing bishops.
4. Against clerics adopting Nestorianism or Pelagianism.
5. Against clerics deposed for misconduct and uncanonically restored by Nestorians.
6. Against all who resist decrees of the Council.  
[7. No new creed to be composed or presented to converts.  
8. Church of Cyprus, and all churches, to retain existing rights.]

# CANONS

## OF THE COUNCIL OF EPHESUS.

### CANON 1.

Εἴτις ὁ μητροπολίτης τῆς ἐπαρχίας, ἀποστατήσας τῆς ἀγίας καὶ οἰκουμενικῆς συνόδου, προσέθετο τῷ τῆς ἀποστασίας συνεδρίῳ, ἢ μετὰ τοῦτο προστεθείη, ἢ τὰ Κελεστίου ἐφρόνησεν ἢ φρονήσει, οὗτος κατὰ τῶν τῆς ἐπαρχίας ἐπισκόπων διαπράττεσθαί τι οὐδαμῶς δύναται, πάσης ἐκκλησιαστικῆς κοινωνίας ἐντεῦθεν ἥδη ὑπὸ τῆς συνόδου ἐκβεβλημένος, καὶ ἀνενέργητος ὑπάρχων· ἀλλὰ καὶ αὐτοῖς τοῖς τῆς ἐπαρχίας ἐπισκόποις καὶ τοῖς πέριξ μητροπολίταις τοῖς τὰ τῆς ὁρθοδοξίας φρονοῦσιν ὑποκείσεται, εἰς τὸ πάντη καὶ τοῦ βαθμοῦ τῆς ἐπισκοπῆς ἐκβληθῆναι.

### CANON 2.

Εἰ δέ τινες ἐπαρχιώται ἐπίσκοποι ἀπελείφθησαν τῆς ἀγίας συνόδου, καὶ τῇ ἀποστασίᾳ προστεθησαν, ἢ προστεθῆναι πειραθεῖεν, ἢ καὶ ὑπογράψαντες τῇ Νεστορίου καθαιρέσει ἐπαλινδρόμησαν πρὸς τὸ τῆς ἀποστασίας συνέδριον, τούτους πάντη κατὰ τὸ δόξαν τῇ ἀγίᾳ συνόδῳ ἀλλοτρίους εἶναι τῆς Ἱερωσύνης, καὶ τοῦ βαθμοῦ ἐκπίπτειν.

### CANON 3.

Εἰ δέ τινες καὶ τῶν ἐν ἑκάστῃ πόλει ἢ χώρᾳ κληρικῶν ὑπὸ Νεστορίου καὶ τῶν σὺν αὐτῷ ὅντων τῆς Ἱερωσύνης ἐκωλύθη-

σαν διὰ τὸ ὀρθῶς φρονεῖν, ἐδικαιώσαμεν καὶ τούτους τὸν ἴδιον ἀπολαβεῖν βαθμόν· κοινῶς δὲ τοὺς τῇ ὀρθοδόξῳ καὶ οἰκουμενικῇ συνόδῳ συμφρονοῦντας κληρικοὺς κελεύομεν τοῖς ἀποστατήσασιν ἢ ἀφισταμένοις ἐπισκόποις μηδόλως ὑποκεῖσθαι κατὰ μηδένα τρόπον.

### CANON 4.

Εἰ δέ τινες ἀποστατήσαιεν τῶν κληρικῶν, καὶ τολμήσαιεν ἢ κατ’ ἰδίαν ἢ δημοσίᾳ τὰ Νεστορίου ἢ τὰ Κελεστίου φρονῆσαι, καὶ τούτους εἶναι καθηρημένους, ὑπὸ τῆς ἀγίας συνόδου δεδικαίωται.

### CANON 5.

Οσοι δὲ ἐπὶ ἀτόποις πράξεσι κατεκρίθησαν ὑπὸ τῆς ἀγίας συνόδου ἢ ὑπὸ τῶν οἰκείων ἐπισκόπων, καὶ τούτοις ἀκανονίστως κατὰ τὴν ἐν ἀπασιν ἀδιαφορίαν αὐτοῦ ὁ Νεστόριος, καὶ οἱ τὰ αὐτοῦ φρονοῦντες, ἀποδοῦναι ἐπειράθησαν ἢ πειραθεῖεν κοινωνίαν ἢ βαθμὸν, ἀνωφελήτους μένειν καὶ τούτους, καὶ εἶναι οὐδὲν ἡττον καθηρημένους, ἐδικαιώσαμεν.

### CANON 6.

Ομοίως δὲ καὶ εἴτινες βουληθεῖεν τὰ περὶ ἐκάστων πεπραγμένα ἐν τῇ ἀγίᾳ συνόδῳ τῇ ἐν Ἐφέσῳ οἰωδήποτε τρόπῳ παρασαλεύειν, ἢ ἀγίᾳ σύνοδος ὥρισεν, εἰ μὲν ἐπίσκοποι εἴεν ἢ κληρικοὶ, τοῦ οἰκείου παντελῶς ἀποπίπτειν βαθμοῦ· εἰ δὲ λαϊκοὶ, ἀκοινωνήτους ὑπάρχειν.

### ‘CANON 7.’

Ωρισεν ἢ ἀγίᾳ σύνοδος, ἐτέραν πίστιν μηδενὶ ἐξεῖναι προφέρειν, ἦγονν συγγράφειν ἢ συντιθέναι, παρὰ τὴν ὄρισθεῖσαν παρὰ τῶν ἀγίων πατέρων τῶν ἐν τῇ Νικαέων συναχθέντων πόλει, σὺν Ἀγίῳ Πνεύματι. Τοὺς δὲ τολμῶντας ἢ συντιθέναι πίστιν ἐτέραν, ἦγονν προκομίζειν ἢ προφέρειν τοῖς θέλουσιν ἐπιστρέφειν εἰς ἐπίγνωσιν τῆς ἀληθείας, ἢ ἐξ Ἐλληνισμοῦ, ἢ

ἐξ Ἰουδαϊσμοῦ, ἦγουν ἐξ αἱρέτεως οἰασδήποτε, τούτους, εὶ μὲν εἶν ἐπίσκοποι ἢ κληρικοὶ, ἀλλοτρίους εἶναι τοὺς ἐπισκόπους τῆς ἐπισκοπῆς, καὶ τὸν κληρικὸν τοῦ κλήρου εὶ δὲ λαϊκοὶ εἶν, ἀναθεματίζεσθαι. Κατὰ τὸν ἵστον δὲ τρόπον, εὶ φωραθεῖέν τινες, εἴτε ἐπίσκοποι, εἴτε κληρικοὶ, εἴτε λαϊκοὶ, ἢ φρονοῦντες ἢ διδάσκοντες τὰ ἐν τῇ προκομισθείσῃ ἐκθέσει παρὰ Χαρισίου τοῦ πρεσβυτέρου, περὶ τῆς ἐνανθρωπήσεως τοῦ μονογενοῦς Τίον τοῦ Θεοῦ, ἦγουν τὰ πικρὰ καὶ διεστραμμένα τοῦ Νεστορίου δόγματα, ἢ καὶ ὑποτέτακται, ὑποκείσθωσαν τῇ ἀποφάσει τῆς ἁγίας ταύτης καὶ οἰκουμενικῆς συνύδουν ὥστε δηλονότι τὸν μὲν ἐπίσκοπον ἀπαλλοτριοῦσθαι τῆς ἐπισκοπῆς, καὶ εἶναι καθηρημένον τὸν δὲ κληρικὸν ὅμοιως ἐκπίπτειν τοῦ κλήρου· εὶ δὲ λαϊκός τις εἴη, καὶ οὗτος ἀναθεματίζεσθω, καθὰ εἴρηται.

### 'CANON 8.'

Πρᾶγμα παρὰ τὸν ἐκκλησιαστικὸν θεσμὸν καὶ τὸν κανόνας τῶν ἁγίων πατέρων καινοτομούμενον, καὶ τῆς πάντων ἐλευθερίας ἀπτόμενον, προσήγγειλεν ὁ θεοφιλέστατος συνεπίσκοπος Ῥηγίνος, καὶ οἱ σὺν αὐτῷ θεοφιλέστατοι ἐπίσκοποι τῆς Κυπρίων ἐπαρχίας, Ζήνων καὶ Εὐάγριος· ὅθεν, ἐπειδὴ τὰ κοινὰ πάθη μείζονος δεῖται τῆς θεραπείας, ὡς καὶ μείζονα τὴν βλάβην φέροντα, καὶ μάλιστα εὶ μηδὲ ἔθος ἀρχαῖον παρηκολούθησεν, ὥστε τὸν ἐπίσκοπον τῆς Ἀντιοχέων πόλεως τὰς ἐν Κύπρῳ ποιεῖσθαι χειροτονίας, καθὰ διὰ τῶν λιβέλλων καὶ τῶν οἰκείων φωνῶν ἐδίδαξαν οἱ εὐλαβέστατοι ἄνδρες οἱ τὴν πρόσοδον τῇ ἁγίᾳ συνοδῷ ποιησάμενοι, ἔξουσι τὸ ἀνεπηρέαστον καὶ ἀβίαστον οἱ τῶν ἁγίων ἐκκλησιῶν τῶν κατὰ τὴν Κύπρον προεστῶτες, κατὰ τὸν κανόνα τῶν ὁσίων πατέρων καὶ τὴν ἀρχαίαν συνήθειαν, δι' ἑαυτῶν τὰς χειροτονίας τῶν εὐλαβεστάτων ἐπισκόπων ποιούμενοι· τὸ δὲ αὐτὸν καὶ ἐπὶ τῶν ἀλλων διοικήσεων καὶ τῶν ἀπανταχοῦ ἐπαρχιῶν παραφυλαχθήσεται, ὥστε μηδένα τῶν θεοφιλεστάτων ἐπισκόπων ἐπαρχίαν ἐτέραν, οὐκ οὖσαν ἄγωθεν καὶ ἐξαρχῆς ὑπὸ τὴν αὐτοῦ, ἦγουν τῶν πρὸ αὐτοῦ, χείρα, καταλαμβάνειν ἀλλ' εἰ καί τις κατέλαβε καὶ ὑφ' ἑαυτῷ πεποίηται βιασάμενος, ταύτην ἀποδιδόναι· ἵνα μὴ τῶν πατέρων

οἱ κανόνες παραβαίνωνται, μηδὲ ἐν ἱερουργίᾳς προσχήματι ἔξουσίας τῦφος κοσμικῆς παρεισδύηται, μηδὲ λάθωμεν τὴν ἐλευθερίαν κατὰ μικρὸν ἀπολέσαντες, ἢν ἡμῖν ἐδωρήσατο τῷ Ἰδίῳ αἷματι ὁ Κύριος ἡμῶν Ἰησοῦς Χριστὸς, ὁ πάντων ἀνθρώπων ἐλευθερώτης<sup>1</sup>. Ἐδοξε τοίνυν τῇ ἀγίᾳ ταύτῃ καὶ οἰκουμενικῇ συνοδῷ, σώζεσθαι ἐκάστη ἐπαρχίᾳ καθαρὰ καὶ ἀβίαστα τὰ αὐτῇ προσόντα δίκαια ἔξαρχῆς ἄνωθεν, κατὰ τὸ πάλαι κρατῆσαν θόσος, ἃδειαν ἔχοντος ἐκάστου μητροπολίτου τὰ ἵσα τῶν πεπραγμένων πρὸς τὸ οἰκεῖον ἀσφαλὲς ἐκλαβεῖν. Εἰ δέ τις μαχόμενον τύπον τοῖς νῦν ὥρισμένοις προκομίσοι, ἀκυρον τοῦτον εἶναι ἔδοξε τῇ ἀγίᾳ ταύτῃ καὶ οἰκουμενικῇ συνοδῷ. (Cp. Nic. 6.)

<sup>1</sup> Cf. Gal. v. 1.

DOCTRINAL DEFINITION AND CANONS

OF THE

FOURTH GENERAL COUNCIL,

HELD AT CHALCEDON

A. D. 451.



# DEFINITION OF THE FAITH

BY THE COUNCIL OF CHALCEDON.

‘Η ἀγία καὶ μεγάλη καὶ οἰκουμενικὴ σύνοδος, ἡ κατὰ Θεοῦ  
χάριν καὶ θέσπισμα τῶν εὐσεβεστάτων καὶ φιλοχρίστων ἡμῶν  
Βασιλέων Μαρκιανοῦ καὶ Οὐαλεντινιανοῦ Ἀγούστων συναχθεῖσα  
ἐν τῇ Καλχηδονέων μητροπόλει τῆς Βιθυνῶν ἐπαρχίας, ἐν τῷ  
μαρτυρίῳ τῆς ἀγίας καὶ καλλινίκου μάρτυρος Εὐφημίας, ὡρισε  
τὰ ὑποτεταγμένα.

‘Ο Κύριος ἡμῶν καὶ Σωτὴρ Ἰησοῦς Χριστὸς, τῆς πίστεως  
τὴν γνῶσιν τοῖς μαθηταῖς βεβαιῶν, ἔφη· ‘Εἰρήνην τὴν ἐμὴν  
ἀφίημι ὑμῖν, εἰρήνην τὴν ἐμὴν δίδωμι ὑμῖν<sup>1</sup>.’ ὡστε μηδένα  
πρὸς τὸν πλησίον διαφωνεῖν ἐν τοῖς δόγμασι τῆς εὐσεβείας,  
ἀλλ’ ἐπίσης ἀπασι τὸ τῆς ἀληθείας ἐπιδείκνυσθαι κήρυγμα.  
Ἐπειδὴ δὲ οὐ παύεται διὰ τῶν ἑαυτοῦ ζιζανίων ὁ πονηρὸς  
τοῖς τῆς εὐσεβείας ἐπιφυόμενος σπέρμασι, καί τι καινὸν κατὰ  
τῆς ἀληθείας ἐφευρίσκων ἀεὶ, διὰ τοῦτο συνήθως ὁ Δεσπότης  
προνοούμενος τοῦ ἀνθρωπίνου γένους, τὸν εὐσεβῆ τοῦτον καὶ  
πιστότατον πρὸς ζῆλον ἀνέστησε βασιλέα, καὶ τοὺς ἀπανταχῆ  
τῆς Ἱερωσύνης πρὸς ἑαυτὸν ἀρχηγὸν συνεκάλεσεν, ὡστε, τῆς  
χάριτος τοῦ πάντων ἡμῶν Δεσπότου Χριστοῦ ἐνεργούσης, πᾶσαν  
μὲν τοῦ ψεύδοντος τῶν τοῦ Χριστοῦ προβάτων ἀποσείσασθαι  
λύμην, τοὺς δὲ τῆς ἀληθείας αὐτὴν<sup>2</sup> καταπιαίνειν βλαστήμασιν.  
Ο δὴ καὶ πεποιήκαμεν, κοινῇ ψήφῳ τὰ τῆς πλάνης ἀπελάσαντες  
δόγματα, τὴν δὲ ἀπλανὴ τῶν πατέρων ἀνανεωσάμενοι πίστιν,  
τὸ τῶν τριακοσίων δεκαοκτὼ σύμβολον τοῖς πᾶσι κηρύξαντες,  
καὶ ὡς οἰκείους τὸν τοῦτο τὸ σύνθεμα τῆς εὐσεβείας δεξαμένους

<sup>1</sup> Cp. John xiv. 27.

<sup>2</sup> Qu. αὐτά?

πατέρας ἐπιγραψάμενοι· οἵπερ εἰσὶν οἱ μετὰ ταῦτα ἐν τῇ μεγάλῃ Κωνσταντινουπόλει συνελθόντες ἑκατὸν πεντήκοντα, καὶ αὐτὸι τὴν αὐτὴν ἐπισφραγισάμενοι πίστιν. Ὁρίζομεν τούνν (τὴν τάξιν καὶ τὸν περὶ τῆς πίστεως ἀπαντας τύπους φυλάττοντες καὶ ἡμεῖς τῆς κατ' Ἐφεσον πάλαι γεγενημένης ἀγίας συνόδου, ἡς ἡγεμόνες οἱ ἀγιώτατοι τὴν μυήμην Κελεστῖνος ὁ τῆς Ῥωμαίων, καὶ Κυρίλλος ὁ τῆς Ἀλεξανδρέων, ἐπύγχανον), προλάμπειν μὲν τῆς δρθῆς καὶ ἀμωμήτου πίστεως τὴν ἔκθεσιν τῶν τριακοσίων δεκαοκτὼ ἀγίων καὶ μακαρίων πατέρων, τῶν ἐν Νικαίᾳ ἐπὶ τοῦ εὐσεβοῦς μυήμης Κωνσταντίνου τοῦ γενομένου βασιλέως συναχθέντων· κρατεῖν δὲ καὶ τὰ παρὰ τῶν ἑκατὸν πεντήκοντα ἀγίων πατέρων ἐν Κωνσταντινουπόλει δρισθέντα, πρὸς ἀναίρεσιν μὲν τῶν τότε φυεισῶν αἱρέσεων, βεβαίωσιν δὲ τῆς αὐτῆς καθολικῆς καὶ ἀποστολικῆς ἡμῶν πίστεως. [Here follow (1) the Nicene Creed, in a form somewhat enlarged and approximating to the ‘Constantinopolitan:’ (2) the ‘Constantinopolitan,’ as above.] "Ηρκει μὲν οὖν εἰς ἐντελῆ τῆς εὐσεβείας ἐπίγνωσιν τε καὶ βεβαίωσιν τὸ σοφὸν καὶ σωτήριον τοῦτο τῆς θείας χάριτος σύμβολον" περὶ τε γὰρ τοῦ Πατρὸς καὶ τοῦ Υἱοῦ καὶ τοῦ Ἀγίου Πνεύματος ἐκδιδάσκει τὸ τέλειον, καὶ τοῦ Κυρίου τὴν ἐνανθρώπησιν τοῖς πιστῶς δεχομένοις παρίστησιν. 'Αλλ' ἐπειδήπερ οἱ τῆς ἀληθείας ἀθετεῖν ἐπιχειροῦντες τὸ κήρυγμα διὰ τῶν οἰκείων αἱρέσεων τὰς κενοφωνίας ἀπέτεκον, οἱ μὲν τὸ τῆς δι' ἡμᾶς τοῦ Κυρίου οἰκονομίας μυστήριον παραφθείρειν τολμῶντες, καὶ τὴν 'θεοτόκον' ἐπὶ τῆς παρθένου φωνὴν ἀπαρνούμενοι· οἱ δὲ σύγχυσιν καὶ κράσιν εἰσάγοντες, καὶ μίαν εἶναι φύσιν τῆς σαρκὸς καὶ τῆς θεότητος ἀνοήτως ἀναπλάττοντες, καὶ παθητὴν τοῦ μονογενοῦς τὴν θείαν φύσιν τῇ συγχύσει τερατεύμενοι· διὰ τοῦτο, πᾶσαν αὐτοῖς ἀποκλεῖσαι κατὰ τῆς ἀληθείας μηχανὴν βουλομένη ἡ παροῦσα νῦν αὕτη ἀγία μεγάλη καὶ οἰκουμενικὴ σύνοδος, τὸ τοῦ κηρύγματος ἄνωθεν ἀσάλευτον ἐκδιδάσκουσα, ὥρισε προηγουμένως, τῶν τριακοσίων δεκαοκτὼ ἀγίων πατέρων τὴν πίστιν μένειν ἀπαρεγχείρητον· καὶ διὰ μὲν τὸν τῷ Πνεύματι τῷ Ἀγίῳ μαχομένους, τὴν χρόνοις ὕστερον παρὰ τῶν ἐπὶ τῆς βασιλευούσης πόλεως

συνελθόντων ἐκατὸν πεντήκοντα ἀγίων πατέρων περὶ τῆς τοῦ Πνεύματος οὐσίας παραδοθεῖσαν διδασκαλίαν κυροῦ· ἥν ἐκεῖνοι τοῖς πᾶσιν ἐγνώρισαν, οὐχ ὡς τι λεῖπον τοῖς προλαβούσιν ἐπάγοντες, ἀλλὰ τὴν περὶ τοῦ Ἀγίου Πνεύματος αὐτῶν ἔννοιαν κατὰ τῶν τὴν αὐτοῦ δεσποτείαν ἀθετεῖν πειρωμένων γραφικαῖς μαρτυρίαις τρανώσαντες. Διὰ δὲ τὸς τὸ τῆς οἰκονομίας παραφθείρειν ἐπιχειροῦντας μυστήριον, καὶ φιλὸν ἄνθρωπον εἶναι τὸν ἐκ τῆς ἀγίας τεχθέντα Μαρίας ἀναιδῶς ληρωδοῦντας, τὰς τοῦ μακαρίου Κυρίλλου, τοῦ τῆς Ἀλεξανδρέων ἐκκλησίας γενομένου πουμένος, συνοδικὰς ἐπιστολὰς πρὸς Νεστόριον καὶ πρὸς τὸς τῆς ἀνατολῆς, ἀρμοδίους οὖσας, ἐδέξατο, εἰς ἐλεγχον μὲν τῆς Νεστορίου φρενοβλαβείας, ἐρμηνείαν δὲ τῶν ἐν<sup>1</sup> εὐσεβεῖ ζήλῳ τοῦ σωτηρίου συμβόλου ποθούντων τὴν ἔννοιαν αἷς καὶ τὴν ἐπιστολὴν τοῦ τῆς μεγίστης καὶ πρεσβυτέρας Ῥώμης προέδρου, τοῦ μακαριωτάτου καὶ ἀγιωτάτου ἀρχιεπισκόπου Λέοντος, τὴν γραφεῖσαν πρὸς τὸν ἐν ἀγίοις ἀρχιεπίσκοπον Φλανιανὸν ἐπ' ἀναιρέσει τῆς Εὐτυχοῦς κακονοίας, ἀτε δὴ τῇ τοῦ μεγάλου Πέτρου ὁμολογίᾳ συμβαίνουσαν, καὶ κοινήν τινα στήλην ὑπάρχουσαν κατὰ τῶν κακοδοξούντων, εἰκότως συνήρμοσε πρὸς τὴν τῶν δρθῶν δογμάτων βεβαίωσιν. Τοῖς τε γὰρ εἰς νῖων δυάδα τὸ τῆς οἰκονομίας διασπὰν ἐπιχειροῦσι μυστήριον, παρατάττεται· καὶ τὸς παθητὴν τοῦ μονογενοῦς λέγειν τολμῶντας τὴν θεότητα, τοῦ τῶν ἱερῶν ἀπωθεῖται συλλόγον· καὶ τοῖς ἐπὶ τῶν δύο φύσεων τοῦ Χριστοῦ κράσιν ἡ σύγχυσιν ἐπινοοῦσιν ἀνθίσταται, καὶ τὸς οὐρανίου, ἡ ἑτέρας τινὸς ὑπάρχειν οὐσίας τὴν ἐξ ἡμῶν ‘ληφθεῖσαν αὐτῷ τοῦ δούλου μορφὴν<sup>2</sup>’ παραπαίοντας, ἐξελαύνει· καὶ τὸς δύο μὲν πρὸ τῆς ἐνώσεως φύσεις τοῦ Κυρίου μυθεύοντας, μίᾳν δὲ μετὰ τὴν ἔνωσιν ἀναπλάττοντας, ἀναθεματίζει. ‘Ἐπόμενοι τοίνυν τοῖς ἀγίοις πατράσιν, ἔνα καὶ τὸν αὐτὸν ὁμολογοῦμεν Τίὸν τὸν Κύριον ἡμῶν Ἰησοῦν Χριστὸν, καὶ συμφώνως ἅπαντες ἐκδιδάσκομεν, τέλειον τὸν αὐτὸν ἐν θεότητι, τέλειον τὸν αὐτὸν ἐν ἀνθρωπότητι, Θεὸν ἀληθῶς, καὶ ἄνθρωπον ἀληθῶς, τὸν αὐτὸν ἐκ ψυχῆς λογικῆς καὶ σώματος, δμοούσιον τῷ Πατρὶ κατὰ τὴν θεότητα, καὶ δμοούσιον τὸν αὐτὸν ἡμῖν κατὰ τὴν

<sup>1</sup> Al. om. ἐν.<sup>2</sup> Phil. ii. 7.

ἀνθρωπότητα, ‘κατὰ πάντα’ ὅμοιον ἡμῖν, ‘χωρὶς ἀμαρτίας’<sup>1</sup> πρὸ αἰώνων μὲν ἐκ τοῦ Πατρὸς γεννηθέντα κατὰ τὴν θεότητα, ἐπ’ ἐσχάτων δὲ τῶν ἡμερῶν τὸν αὐτὸν δὶ’ ἡμᾶς καὶ διὰ τὴν ἡμετέραν σωτηρίαν ἐκ Μαρίας τῆς παρθένου τῆς θεοτόκου κατὰ τὴν ἀνθρωπότητα· ἔνα καὶ τὸν αὐτὸν Χριστὸν, Τίδον, Κύριον, μονογενῆ, ἐν δύο φύσεσιν<sup>2</sup> ἀσυγχύτως, ἀτρέπτως, ἀδιαιρέτως, ἀχωρίστως γνωριζόμενον· οὐδαμοῦ τῆς τῶν φύσεων διαφορᾶς ἀνηρημένης διὰ τὴν ἔνωσιν, σωζόμενης δὲ μᾶλλον τῆς ἰδιότητος ἐκατέρας φύσεως, καὶ εἰς ἐν πρόσωπον καὶ μίαν ὑπόστασιν συντρεχούσης, οὐχ ὡς εἰς δύο πρόσωπα μεριζόμενον ἢ διαιρούμενον, ἀλλ’ ἵνα καὶ τὸν αὐτὸν Τίδον καὶ μονογενῆ, Θεὸν Λόγον, Κύριον Ἰησοῦν Χριστόν· καθάπερ ἄνωθεν οἱ προφῆται περὶ αὐτοῦ, καὶ αὐτὸς ἡμᾶς ὁ Κύριος Ἰησοῦς Χριστὸς ἐξεπαίδευσε, καὶ τὸ τῶν πατέρων ἡμῖν παραδέδωκε σύμβολον. Τούτων τοίνυν μετὰ πάσης πανταχόθεν ἀκριβείας τε καὶ ἐμμελείας παρ’ ἡμῶν διατυπωθέντων, ὥρισεν ἡ ἀγία καὶ οἰκουμενικὴ σύνοδος, ἐτέραν πίστιν μηδενὶ ἐξεῖναι προφέρειν, ἥγουν συγγράφειν, ἡ συντιθέναι, ἡ φρονεῦν, ἡ διδάσκειν ἐτέρους· τοὺς δὲ τολμῶντας ἡ συντιθέναι πίστιν ἐτέραν, ἥγουν προκομίζειν, ἡ διδάσκειν, ἡ παραδιδόναι ἐτέρον σύμβολον τοῖς ἐθέλουσιν ἐπιστρέφειν εἰς ἐπίγνωσιν ἀληθείας ἐξ Ἑλληνισμοῦ, ἡ ἐξ Ἰουδαιϊσμοῦ, ἥγουν ἐξ αἵρεσεως οἰασδηποτοῦν, τούτους, εἰ μὲν εἶναι ἐπίσκοποι ἡ κληρικοὶ, ἀλλοτρίους εἶναι τοὺς ἐπισκόπους τῆς ἐπισκοπῆς, καὶ τοὺς κληρικοὺς τοῦ κλήρου· εἰ δὲ μονάζοντες ἡ λαϊκοὶ εἶναι, ἀναθεματίζεσθαι αὐτούς<sup>3</sup>. (Cp. Eph. 7.)

<sup>1</sup> Heb. iv. 15.

<sup>2</sup> Correct thus the *ἐκ δύο φύσεων* of the Council-text.

<sup>3</sup> On this document see ‘The Chalcedonian Definition, with an Introduction and Notes,’ by the Rev. T. Herbert Bindley, Principal of Codrington College (1886).

## SUBJECTS OF THE CANONS.

1. Preceding canons ratified.
2. Against simoniacal ordinations.
3. Clerics not to undertake secular business.
4. Against disorderly conduct in monks.
5. Bishops and clerics not to migrate.
6. None to be ordained without a title.
7. Clerics and monks to hold no secular office.
8. Clergy of monasteries, &c., to be subject to their bishop.
9. On the prosecution of causes by clerics or bishops.
10. Against pluralities.
11. Letters of peace to be furnished to needy travellers.
12. No new 'metropolis' to be erected by civil authority.
13. Foreign clerics to produce letters commendatory.
14. On the marriage of readers and singers.
15. On deaconesses.
16. No monk or dedicated virgin to marry.
17. On questions as to diocesan limits.
18. Against conspiracies of clerics or monks.
19. Provincial synods to meet regularly.
20. Against pluralities.
21. On accusations of bishops or clerics.
22. A bishop's property not to be taken away at his death.
23. Clerics and monks not to make a disorderly stay in Constantinople.
24. Monasteries not to be secularised.
25. Consecrations of bishops not to be delayed.
26. All bishops to have stewards of Church property.
27. Against seizure of women under pretext of marriage.
28. On the dignity and powers of the see of Constantinople.  
[29. Bishops not to be degraded to the order of presbyters.]  
[30. On the case of the Egyptian bishops.]



# CANONS

## OF THE COUNCIL OF CHALCEDON.

### CANON 1.

Τοὺς παρὰ τῶν ἀγίων πατέρων καθ' ἐκάστην σύνοδον ἄχρι τοῦ νῦν ἐκτεθέντας κανόνας κρατεῖν ἐδικαιώσαμεν.

### CANON 2.

Εἴ τις ἐπίσκοπος ἐπὶ χρήμασι χειροτονίαν ποιήσαιτο, καὶ εἰς πρᾶσιν καταγάγῃ τὴν ἄπρατον χάριν, καὶ χειροτονήσῃ ἐπὶ χρήμασιν ἐπίσκοπον, ή χωρεπίσκοπον, ή πρεσβύτερον, ή διάκονον, ή ἔτερόν τινα τῶν ἐν τῷ κλήρῳ κατηριθμημένων, ή προβάλλοιτο ἐπὶ χρήμασιν ή οἰκονόμουν, ή ἕκδικον, ή προσμονάριον, ή ὅλως τινὰ τοῦ κανόνος, δι’ αἰσχροκερδίαν οἰκείαν, ὁ τοῦτο ἐπιχειρήσας ἐλεγχθεὶς περὶ τὸν οἰκεῖον κινδυνευεύτω βαθμόν· καὶ ὁ χειροτονούμενος μηδὲν ἐκ τῆς κατ’ ἐμπορίαν ὡφελείσθω χειροτονίας ή προβολῆς, ἀλλ’ ἐστω ἀλλότριος τῆς ἀξίας ή τοῦ φροντίσματος οὗπερ ἐπὶ χρήμασιν ἔτυχεν. Εἰ δέ τις καὶ μεσιτεύων φανείη τοῖς οὖτω αἰσχροῖς καὶ ἀθεμίτοις λήμμασι, καὶ οὗτος, εἰ μὲν κληρικὸς εἴη, τοῦ οἰκείου ἐκπιπτέτω βαθμοῦ· εἰ δὲ λαϊκὸς ή μονάζων, ἀναθεματιζέσθω.

### CANON 3.

<sup>9</sup> Ηλθεν εἰς τὴν ἀγίαν σύνοδον, ὅτι τῶν ἐν τῷ κλήρῳ κατειλεγμένων τινὲς, διὰ αἰσχροκερδίαν<sup>1</sup>, ἀλλοτρίων κτημάτων γίνονται μισθωταὶ, καὶ πράγματα κοσμικὰ ἐργολαβοῦσι, τῆς

<sup>1</sup> Al. δι’ οἰκείαν αἰσχροκερδείαν.

μὲν τοῦ Θεοῦ λειτουργίας καταρραθυμοῦντες, τοὺς δὲ τῶν κοσμικῶν ὑποτρέχοντες οἶκους, καὶ οὐσιῶν χειρισμοὺς ἀναδεχόμενοι διὰ φιλαργυρίαν. "Ωρισε τοῖνυν ἡ ἁγία καὶ μεγάλη σύνοδος, μηδένα τοῦ λοιποῦ, μὴ ἐπίσκοπον, μὴ κληρικὸν, μὴ μονάζοντα, ἢ μισθοῦσθαι κτήματα, ἢ πραγμάτων ἐπεισάγειν ἐαυτὸν κοσμικᾶς διοικήσει, πλὴν εἰ μή που ἐκ νόμων καλοῦτο εἰς ἀφηλίκων ἀπαραίτητον ἐπιτροπὴν, ἢ ὁ τῆς πόλεως ἐπίσκοπος ἐκκλησιαστικῶν ἐπιτρέψοι φροντίζειν πραγμάτων, ἢ ὁρφαγῶν καὶ χηρῶν ἀπρονοήτων, καὶ τῶν προσώπων τῶν μάλιστα τῆς ἐκκλησιαστικῆς δεομένων βοηθείας, διὰ τὸν φόβον τοῦ Κυρίου. Εἰ δέ τις παραβαίνειν τὰ ὥρισμένα τοῦ λοιποῦ ἐπιχειρήσοι, ὁ τοιοῦτος ἐκκλησιαστικοῖς ὑποκείσθω ἐπιτίμιοις.

#### CANON 4.

Οἱ ἀληθῶς καὶ εἰλικρινῶς τὸν μονήρη μετιόντες βίον τῆς προσηκούσης 'ἀξιούσθωσαν τιμῆς<sup>1</sup>'. Ἐπειδὴ δέ τινες τῷ μοναχικῷ κεχρημένοι προσχήματι τάς τε ἐκκλησίας καὶ τὰ πολιτικὰ διαταράττουσι πράγματα, περιιόντες ἀδιαφόρως ἐν ταῖς πόλεσιν, οὐ μὴν ἀλλὰ καὶ μοναστήρια ἑαυτοῖς συνιστᾶν ἐπιτηδεύοντες, ἔδοξε μηδένα μὲν μηδαμοῦ οἰκοδομεῖν μηδὲ συνιστᾶν μοναστήριον, ἢ εὐκτήριον οἶκον, παρὰ γνώμην τοῦ τῆς πόλεως ἐπισκόπου. Τοὺς δὲ καθ' ἐκάστην πόλιν καὶ χώραν μονάζοντας ὑποτετάχθαι τῷ ἐπισκόπῳ, καὶ τὴν ἡσυχίαν ἀσπάζεσθαι, καὶ προσέχειν μόνη τῇ νηστείᾳ καὶ τῇ προσευχῇ, ἐν οἷς τόποις ἀπετάξαντο προσκαρτεροῦντας· μήτε δὲ ἐκκλησιαστικοῖς μήτε βιωτικοῖς παρενοχλεῖν πράγμασιν, ἢ ἐπικοινωνεῖν, καταλιμπάνοντας τὰ ἴδια μοναστήρια, εἰ μή ποτε ἄρα ἐπιτράπενεν διὰ χρείαν ἀναγκαίαν ὑπὸ τοῦ τῆς πόλεως ἐπισκόπου· μηδένα δὲ προσδέχεσθαι ἐν τοῖς μοναστηρίοις δοῦλον ἐπὶ τὸ μονάσαι παρὰ γνώμην τοῦ ἴδιον δεσπότου. Τὸν δὲ παραβαίνοντα τοῦτον ἡμῶν τὸν ὅρον, ὥρισαμεν ἀκοινώνητον εἶναι, 'ἴνα μὴ τὸ ὄνομα τοῦ Θεοῦ βλασφημῆται<sup>2</sup>'. Τὸν μέν τοι ἐπίσκοπον τῆς πόλεως χρὴ τὴν δέουσταν πρόνοιαν ποιεῖσθαι τῶν μοναστηρίων.

<sup>1</sup> 1 Tim. v. 17.

<sup>2</sup> 1 Tim. vi. 1.

## CANON 5.

Περὶ τῶν μεταβαινόγτων ἀπὸ πόλεως εἰς πόλιν ἐπισκόπων  
ἢ κληρικῶν, ἔδοξε τὸν περὶ τούτων τεθέντας κανόνας παρὰ  
των ἀγίων πατέρων ἔχειν τὴν ἰδίαν ἴσχυν.

## CANON 6.

Μηδένα<sup>1</sup> ἀπολελυμένως χειροτονεῖσθαι, μήτε πρεσβύτερον,  
μήτε διάκονον, μήτε ὅλως τινὰ τῶν ἐν τῷ ἐκκλησιαστικῷ  
τάγματι, εἰ μὴ ἰδικῶς ἐν ἐκκλησίᾳ πόλεως ἢ κώμης, ἢ μαρτυρίῳ,  
ἢ μοναστηρίῳ, ὁ χειροτονούμενος ἐπικηρύττοιτο. Τὸν δὲ ἀπο-  
λύτως χειροτονουμένους, ὡρισεν ἡ ἀγία σύνοδος ἄκυρον ἔχειν  
τὴν τοιαύτην χειροθεσίαν, καὶ μηδαμοῦ δύνασθαι ἐνεργεῖν, ἐφ'  
ὑβρει τοῦ χειροτονήσαντος.

## CANON 7.

Τὸν ἄπαξ ἐν κλήρῳ κατειλεγμένους, ἢ καὶ μονάσαντας,  
ῳρίσαμεν, μήτε ἐπὶ στρατείαν, μήτε ἐπὶ ἀξίαν κοσμικὴν  
ἔρχεσθαι· ἢ τοῦτο τολμῶντας, καὶ μὴ μεταμελουμένους ὥστε  
ἐπιστρέψαι ἐπὶ τοῦτο ὁ διὰ Θεὸν πρότερον εἴλοντο, ἀνα-  
θεματίζεσθαι.

## CANON 8.

Οἱ κληρικοὶ τῶν πτωχείων καὶ μοναστηρίων καὶ μαρτυρίων  
ύπὸ τὴν ἔξουσίαν τῶν ἐκάστη πόλει ἐπισκόπων, κατὰ τὴν  
τῶν ἀγίων πατέρων παράδοσιν, διαμενέτωσαν, καὶ μὴ κατὰ  
αὐθάδειαν ἀφηνιάτωσαν τοῦ ἰδίου ἐπισκόπου. Οἱ δὲ τολμῶντες  
ἀνατρέπειν τὴν τοιαύτην διατύπωσιν καθ' οἰονδήποτε τρόπουν,  
καὶ μὴ ὑποτατόμενοι τῷ ἰδίῳ ἐπισκόπῳ, εἰ μὲν εἶεν κληρικοὶ,  
τοῖς τῶν κανόνων ὑποκείσθωσαν ἐπιτιμίοις, εἰ δὲ μονάζοντες  
ἢ λαϊκοὶ, ἔστωσαν ἀκοινώνητοι.

## CANON 9.

Εἴ τις κληρικὸς πρὸς κληρικὸν πρᾶγμα ἔχοι, μὴ ἐγκατα-  
λιμπανέτω τὸν οἰκεῖον ἐπίσκοπον, καὶ ἐπὶ κοσμικὰ δικαστήρια

<sup>1</sup> Al. μηδένα δέ.

κατατρεχέτω· ἀλλὰ πρότερον τὴν ὑπόθεσιν γυμναζέτω παρὰ τῷ ἵδιῳ ἐπισκόπῳ, ἥγουν γνώμῃ αὐτοῦ τοῦ ἐπισκόπου παρ’ οἷς ἀν τὰ ἀμφότερα μέρη βούλωνται τὰ τῆς δίκης συγκροτεῖσθαι. Εἰ δέ τις παρὰ ταῦτα ποιήσει, κανονικοῖς ὑποκείσθω ἐπιτιμίοις. Εἰ δὲ καὶ κληρικὸς πρᾶγμα ἔχοι πρὸς τὸν ἵδιον ἐπίσκοπον ἢ πρὸς ἔτερον, παρὰ τῇ συνόδῳ τῆς ἐπαρχίας δικαζέσθω· εἰ δὲ πρὸς τὸν τῆς αὐτῆς ἐπαρχίας μητροπολίτην ἐπίσκοπος ἢ κληρικὸς ἀμφισβητοίη, καταλαμβανέτω ἢ τὸν ἔξαρχον τῆς διοικήσεως, ἢ τὸν τῆς βασιλευούσης Κωνσταντινούπολεως θρόνου, καὶ ἐπ’ αὐτῷ δικαζέσθω. [Cp. c. 17.]

### CANON 10.

Μὴ ἔξειναι κληρικὸν ἐν δύο πόλεων κατὰ τὸ αὐτὸ καταλέγεσθαι ἐκκλησίαις, ἐν ᾧ τε τὴν ἀρχὴν ἔχειροτονήθη, καὶ ἐν ᾧ προσέφυγεν, ὡς μείζονι δῆθεν, διὰ δόξης κενῆς ἐπιθυμίαν· τὸν δέ γε τοῦτο ποιοῦντας ἀποκαθίστασθαι τῇ ἵδιᾳ ἐκκλησίᾳ, ἐν ᾧ ἔξαρχῆς ἔχειροτονήθσαν, καὶ ἐκεῖ μόνον λειτουργεῖν. Εἰ μέν τοι ἥδη τις μετετέθη ἐξ ἄλλης εἰς ἄλλην ἐκκλησίαν, μηδὲν τοὺς τῆς προτέρας ἐκκλησίας, ἥτοι τῶν ὑπ’ αὐτὴν μαρτυρίων ἢ πτωχείων ἢ ξενοδοχείων, ἐπικοινωνεῖν πράγμασιν· τὸν δέ γε τολμῶντας μετὰ τὸν ὄρον τῆς μεγάλης καὶ οἰκουμενικῆς ταύτης συνόδου πράττειν τι τῶν νῦν ἀπηγορευμένων, ὥρισεν ἡ ἁγία σύνοδος, ἐκπίπτειν τοῦ οἰκείου βαθμοῦ. [Cp. Nic. 15.]

### CANON 11.

Πάντας τὸν πένητας καὶ δεομένους ἐπικουρίας, μετὰ δοκιμασίας, ἐπιστολίοις εἴτονν εἱρηνικοῖς ἐκκλησιαστικοῖς μόνοις ὅρίσαμεν διδεύειν, καὶ μὴ συστατικοῖς, διὰ τὸ τὰς συστατικὰς ἐπιστολὰς προσήκειν τοῖς οὖσιν ἐν ὑπολήψει μόνοις παρέχεσθαι προσώποις.

### CANON 12.

<sup>9</sup>Ηλθεν εἰς ἡμᾶς, ὡς τινες παρὰ τὸν ἐκκλησιαστικὸν θεσμὸν προσδραμόντες δυναστείαις, διὰ πραγματικῶν τὴν μίαν ἐπαρχίαν

εἰς δύο κατέτεμον, ὡς ἐκ τούτου δύο μητροπολίτας εἶναι ἐν τῇ αὐτῇ ἐπαρχίᾳ. Ὁρισεν τοίνυν ἡ ἀγία σύνοδος, τοῦ λοιποῦ μηδὲν τοιούτο τολμᾶσθαι παρὰ ἐπισκόπων, ἐπεὶ τὸν τούτῳ ἐπιχειροῦντα ἐκπίπτειν τοῦ ἰδίου βαθμοῦ· δσαι δὲ ἥδη πόλεις διὰ γραμμάτων βασιλικῶν τῷ τῆς μητροπόλεως ἐτιμήθησαν, δύναμι μόνης ἀπολανέτωσαν τῆς τιμῆς, καὶ ὁ τὴν ἐκκλησίαν αὐτῆς διοικῶν ἐπίσκοπος· ἀλλονότι σωζομένων τῇ κατὰ ἀλήθειαν μητροπόλει τῶν οἰκείων δικαίων.

## CANON 13.

Ξένους κληρικοὺς καὶ ἀναγνώστας<sup>1</sup> ἐν ἑτέρᾳ πόλει δίχα συστατικῶν γραμμάτων τοῦ ἰδίου ἐπισκόπου μηδὲ ὅλως μηδαμοῦ λειτουργεῖν.

## CANON 14.

Ἐπειδὴ ἐν τισιν ἐπαρχίαις συγκεχώρηται τοῖς ἀναγνώσταις καὶ ψάλταις γαμεῖν, ὥρισεν ἡ ἀγία σύνοδος μὴ ἔξειναι τινι αὐτῶν ἑτερόδοξον γυναῖκα λαμβάνειν. Τοὺς δὲ ἥδη ἐκ τοιούτου γάμου παιδοποιήσαντας, εἰ μὲν ἔφθασαν βαπτίσαι τὰ ἔξ αὐτῶν τεχθέντα παρὰ τοῖς αἱρετικοῖς, προσάγειν αὐτὰ τῇ κοινωνίᾳ τῆς καθολικῆς ἐκκλησίας· μὴ βαπτισθέντα δὲ, μὴ δύνασθαι ἔτι βαπτίζειν αὐτὰ παρὰ τοῖς αἱρετικοῖς, μήτε μὴν συνάπτειν πρὸς γάμον αἱρετικῷ, ἢ Ἰουδαϊῷ, ἢ Ἐλληνι, εἰ μὴ ἄρα ἐπαγγέλλοιτο μετατίθεσθαι εἰς τὴν ὁρθόδοξον πίστιν τὸ σιναπτόμενον πρόσωπον τῷ ὁρθοδόξῳ. Εἰ δέ τις τοῦτον τὸν ὅρον παραβαίνῃ τῆς ἀγίας συνόδου, κανονικῷ ὑποκείσθω ἐπιτιμίᾳ.

## CANON 15.

Διάκονον μὴ χειροτονεῖσθαι γυναῖκα πρὸ ἑτῶν τεσσαράκοντα, καὶ ταύτην μετὰ ἀκριβοῦς δοκιμασίας· εἰ δέ γε δεξαμένη τὴν χειροθεσίαν, καὶ χρόνον τινὰ παραμείνασσα τῇ λειτουργίᾳ, ἔαυτὴν ἐπιδῷ γάμῳ, ὑβρίσασα τὴν τοῦ Θεοῦ χάριν, ἡ τοιαύτη ἀναθεματιζέσθω μετὰ τοῦ αὐτῆς συναφθέντος.

<sup>1</sup> Al. ἀγνώστους.

## CANON 16.

Παρθένον ἔαυτὴν ἀναθεῖσαν τῷ Δεσπότῃ Θεῷ, ὡσαύτως δὲ καὶ μονάζοντας, μὴ ἔξεῖναι γάμῳ προσομιλεῖν· εἰ δέ γε εὐρεθεῖεν τοῦτο ποιοῦντες, ἔστωσαν ἀκοινώνητοι. ‘Ωρίσαμεν δὲ ἔχειν τὴν αὐθεντίαν τῆς ἐπ’ αὐτοῖς φιλανθρωπίας τὸν κατὰ τόπον ἐπίσκοπον.

## CANON 17.

Τὰς καθ’ ἑκάστην ἐκκλησίαν ἀγροικικὰς παροικίας ἢ ἐγχωρίους, μένειν ἀπαρασαλεύτους παρὰ τοῖς κατέχουσιν αὐτὰς ἐπισκόποις, καὶ μάλιστα εἰ τριακονταετῇ χρόνον ταύτας ἀβιάστως διακατέχοντες φόκονόμησαν· εἰ δὲ ἐντὸς τῶν τριάκοντα ἐτῶν γεγένηται τις ἢ γένοιτο περὶ αὐτῶν ἀμφισβήτησις, ἔξεῖναι τοῖς λέγοντιν ἡδικησθαι περὶ τούτων κινεῖν παρὰ τῇ συνόδῳ τῆς ἐπαρχίας. Εἰ δέ τις παρὰ τοῦ ἰδίου ἀδικοῦτο μητροπολίτου, παρὰ τῷ ἐπάρχῳ τῆς διοικήσεως, ἢ τῷ Κωνσταντινουπόλεως θρόνῳ δικαζέσθω, καθὰ προείρηται. Εἴ τις ἐκ βασιλικῆς ἔξουσίας ἐκαινίσθη πόλις ἢ αὖθις καινισθείη, τοῖς πολιτικοῖς καὶ δημοσίοις τύποις καὶ τῷν ἐκκλησιαστικῷν παροικιῶν ἢ τάξις ἀκολουθείτω. [Cp. c. 9.]

## CANON 18.

Τὸ τῆς συνωμοσίας ἢ φρατρίας ἔγκλημα καὶ παρὰ τῷν ἔξω νόμῳ πάντη κεκώλυται· πολλῷ δὴ μᾶλλον ἐν τῇ τοῦ Θεοῦ ἐκκλησίᾳ τοῦτο γίνεσθαι ἀπαγορεύειν προσήκει. Εἴ τινες τοίνυν ἢ κληρικὸν ἢ μονάζοντες εὐρεθεῖεν ἢ συνομήμενοι ἢ φρατριάζοντες, ἢ κατασκευὰς τυρεύοντες ἐπισκόποις ἢ συγκληρικοῖς, ἐκπιπτέτωσαν πάντη τοῦ οἰκείου βαθμοῦ.

## CANON 19.

Ἡλθεν εἰς τὰς ἡμετέρας ἀκοὰς, ὡς ἐν ταῖς ἐπαρχίαις αἱ κεκανονισμέναι σύνοδοι τῷν ἐπισκόπων οὐ γίνονται, καὶ ἐκ τούτου πολλὰ παραμελεῖται τῷν διορθώσεως δεομένων ἐκκλησιαστικῷν πραγμάτων· ὥρισεν τοίνυν ἢ ἀγία σύνοδος κατὰ τοὺς τῷν ἄγίων πατέρων κανόνας, δἰς τοῦ ἐνιαυτοῦ ἐπὶ τῷ

αὐτὸ συντρέχειν καθ' ἑκάστην ἐπαρχίαν τοὺς ἐπισκόπους, ἔνθα ἀν ὁ τῆς μητροπόλεως ἐπίσκοπος δοκιμάσῃ, καὶ διορθοῦν ἔκαστα τὰ ἀνακύπτοντα· τοὺς δὲ μὴ συνιόντας ἐπισκόπους ἐνδημοῦντας ταῖς ἑαυτῶν πόλεσι, καὶ ταῦτα ἐν ὑγιείᾳ διάγοντας, καὶ πάσης ἀπαραιτήτουν καὶ ἀναγκαλας ἀσχολίας ὅντας ἐλευθέρους, ἀδελφικῶς ἐπιπλίγτεσθαι. [Cp. Nic. 5.]

## CANON 20.

Κληρικοὺς εἰς ἐκκλησίαν τελοῦντας, καθὼς ἥδη ὡρίσαμεν, μὴ ἔξειναι εἰς ἄλλης πόλεως τάττεσθαι ἐκκλησίαν, ἀλλὰ στέργειν ἐκείνην ἐν ᾧ ἔξ ἀρχῆς λειτουργεῖν ἡξιώθησαν· ἐκτὸς ἐκείνων, οἵτινες ἀπολέσαντες τὰς ἰδίας πατρίδας ἀπὸ ἀνάγκης εἰς ἄλλην ἐκκλησίαν μετῆλθον. Εἰ δέ τις ἐπίσκοπος, μετὰ τὸν ὄρον τοῦτον, ἄλλῳ ἐπισκόπῳ προσήκοντα δέξηται κληρικὸν, ἔδοξεν ἀκοινώνητον εἶναι καὶ τὸν δεχθέντα καὶ τὸν δεξάμενον, ἔως ἀν ὁ μεταστὰς κληρικὸς εἰς τὴν ἰδίαν ἐπανέλθῃ ἐκκλησίαν. [Cp. c. 5; Nic. 15, 16.]

## CANON 21.

Κληρικοὺς ἢ λαϊκοὺς κατηγοροῦντας ἐπισκόπων ἢ κληρικῶν, ἀπλῶς καὶ ἀδοκιμάστως μὴ προσδέχεσθαι εἰς κατηγορίαν, εἰ μὴ πρότερον ἔξετασθῇ αὐτῶν ἢ ὑπόληψις. [Cp. Const. 6.]

## CANON 22.

Μὴ ἔξειναι κληρικοὺς μετὰ θάνατον τοῦ ἰδίου ἐπισκόπου διαρπάζειν τὰ διαφέροντα αὐτῷ πράγματα, καθὼς καὶ τοῖς πάλαι κανόσιν ἀπηγόρευται· τοὺς δὲ τοῦτο ποιοῦντας κινδυνεύειν εἰς τοὺς ἰδίους βαθμούς.

## CANON 23.

<sup>9</sup>Ηλθεν εἰς τὰς ἀκοὰς τῆς ἀγίας συνόδου, ὡς κληρικοί τινες καὶ μονάζοντες, μηδὲν ἐγκεχειρισμένοι ὑπὸ τοῦ ἰδίου ἐπισκόπου, ἔστι δὲ ὅτε καὶ ἀκοινώνητοι γενόμενοι παρ' αὐτοῦ, καταλαμβάνοντες τὴν βασιλεύουσαν Κωνσταντινούπολιν, ἐπὶ πολὺ ἐν αὐτῇ διατρίβουσι, ταραχὰς ἐμποιοῦντες καὶ θορυβοῦντες τὴν

ἐκκλησιαστικὴν κατάστασιν, ἀνατρέπουσί τε οἶκος τινῶν.  
“Ωρισεν τούννη ἡ ἁγία σύνοδος, τοὺς τοιούτους ὑπομιμήσκεσθαι  
μὲν πρότερον διὰ τοῦ ἐκδίκου τῆς κατὰ Κωνσταντινούπολιν  
ἀγιωτάτης ἐκκλησίας ἐπὶ τὸ ἔξελθεῖν τῆς βασιλευούσης πόλεως·  
εἰ δὲ τοῖς αὐτοῖς πράγμασιν ἐπιμένοιεν ἀναισχυντοῦντες, καὶ  
ἄκοντας αὐτοὺς διὰ τοῦ αὐτοῦ ἐκδίκου ἐκβάλλεσθαι, καὶ τὸν  
ἴδιον καταλαμβάνειν τόπους.

### CANON 24.

Τὰ ἄπαξ καθιερωθέντα μοναστήρια κατὰ γνώμην ἐπισκόπου  
μένειν εἰς τὸ διηνεκὲς μοναστήρια, καὶ τὰ προσήκοντα αὐτοῖς  
πράγματα φυλάττεσθαι τῷ μοναστηρίῳ, καὶ μηκέτι δύνασθαι  
γίνεσθαι ταῦτα κοσμικὰ καταγώγια· τοὺς δὲ συγχωροῦντας  
τοῦτο γίνεσθαι, ὑποκεῖσθαι τοῖς ἐκ τῶν κανόνων ἐπιτιμίοις.

### CANON 25.

Ἐπειδήπερ τινὲς τῶν μητροπολιτῶν, ὡς περιηχήθημεν,  
ἀμελοῦσι τῶν ἐγκεχειρισμένων αὐτοῖς ποιμνίων, καὶ ἀναβάλ-  
λονται τὰς χειροτονίας τῶν ἐπισκόπων, ἔδοξε τῇ ἁγίᾳ συνοδῷ  
ἐντὸς τριῶν μηνῶν γίνεσθαι τὰς χειροτονίας τῶν ἐπισκόπων,  
εἰ μή ποτε ἄρα ἀπαραίτητος ἀνάγκη παρασκευάσῃ ἐπιταθῆναι  
τὸν τῆς ἀναβολῆς χρόνον· εἰ δὲ μὴ τοῦτο ποιήσῃ, ὑποκεῖσθαι  
αὐτὸν ἐκκλησιαστικῷ ἐπιτιμίῳ· τὴν μέντοι πρόσοδον τῆς  
χηρευούσης ἐκκλησίας σώαν παρὰ τῷ οἰκονόμῳ τῆς αὐτῆς  
ἐκκλησίας φυλάττεσθαι. [Cp. Nic. 4.]

### CANON 26.

Ἐπειδήπερ ἔν τιπιν ἐκκλησίαις, ὡς περιηχήθημεν, δίχα  
οἰκονόμων οἱ ἐπίσκοποι τὰ ἐκκλησιαστικὰ χειρίζονται πράγματα,  
ἔδοξε πᾶσαν ἐκκλησίαν ἐπίσκοπον ἔχουσαν καὶ οἰκονόμον  
ἔχειν ἐκ τοῦ ἴδιου κλήρου, οἰκονομοῦντα τὰ ἐκκλησιαστικὰ  
κατὰ γνώμην τοῦ ἴδιου ἐπισκόπου· ὥστε μὴ ἀμάρτυρον εἶναι  
τὴν οἰκονομίαν τῆς ἐκκλησίας, καὶ ἐκ τούτου τὰ τῆς αὐτῆς  
ἐκκλησίας σκορπίζεσθαι πράγματα, καὶ λοιδορίαν τῇ Ἱερωσύνῃ

προστρίβεσθαι· εἰ δὲ μὴ τοῦτο ποιήσοι, ὑποκεῖσθαι αὐτὸν τοῖς θείοις κανόσιν.

## CANON 27.

Τοὺς ἀρπάζοντας γυναικας καὶ ἐπ' ὅνόματι συνοικεσίου, ἢ συμπράττοντας ἢ συναιροῦντας τοῖς ἀρπάζονσιν, ὥριστεν ἡ ἀγία σύνοδος, εἰ μὲν κληρικοὶ εἶν, ἐκπίπτειν τοῦ οἰκείου βαθμοῦ, εἰ δὲ λαϊκοὶ, ἀναθεματίζεσθαι αὐτούς.

## CANON 28.

Πανταχοῦ τοῖς τῶν ἀγίων πατέρων ὄροις ἐπόμενοι, καὶ τὸν ἀρτίως ἀναγνωσθέντα κανόνα τῶν ἑκατὸν πεντήκοντα θεοφιλεστάτων ἐπισκόπων, τῶν συναχθέντων ἐπὶ τοῦ τῆς εὐσεβοῦς μνήμης μεγάλου Θεοδοσίου τοῦ γενομένου βασιλέως ἐν τῇ βασιλείᾳ Κωνσταντινούπολει, νέας Ῥώμης, γυνωρίζοντες, τὰ αὐτὰ καὶ ἡμεῖς ὁρίζομέν τε καὶ ψηφιζόμεθα περὶ τῶν πρεσβείων τῆς ἀγιωτάτης ἐκκλησίας τῆς αὐτῆς Κωνσταντινούπολεως, νέας Ῥώμης. Καὶ γὰρ τῷ θρόνῳ τῆς πρεσβυτέρας Ῥώμης, διὰ τὸ βασιλεύειν τὴν πόλιν ἐκείνην, οἱ πατέρες εἰκότως ἀποδεδώκασι τὰ πρεσβεῖα· καὶ τῷ αὐτῷ σκοπῷ κινούμενοι οἱ ἑκατὸν πεντήκοντα θεοφιλέστατοι ἐπίσκοποι τὰ ἵσα πρεσβεῖα ἀπένειμαν τῷ τῆς νέας Ῥώμης ἀγιωτάτῳ θρόνῳ, εὐλόγως κρίναντες τὴν βασιλείᾳ καὶ συγκλήτῳ τιμηθεῖσαν πόλιν, καὶ τῶν ἴσων ἀπολαύονταν πρεσβείων τῇ πρεσβυτέρᾳ βασιλείᾳ Ῥώμη, καὶ ἐν τοῖς ἐκκλησιαστικοῖς ὡς ἐκείνην μεγαλύνεσθαι πράγμασι, δευτέραν μετ' ἐκείνην ὑπάρχουσαν· καὶ ὥστε τοὺς τῆς Ποντικῆς καὶ τῆς Ἀσιανῆς καὶ τῆς Θρακικῆς διοικήσεως μητροπολίτας μόνους, ἔτι δὲ καὶ τοὺς ἐν τοῖς βαρβαρικοῖς ἐπισκόπους τῶν προειρημένων διοικήσεων, χειροτονεῖσθαι ὑπὸ τοῦ προειρημένου ἀγιωτάτου θρόνου τῆς κατὰ Κωνσταντινούπολιν ἀγιωτάτης ἐκκλησίας, δηλαδὴ ἐκάστου μητροπολίτου τῶν προειρημένων διοικήσεων μετὰ τῶν τῆς ἐπαρχίας ἐπισκόπων χειροτονοῦντος τοὺς τῆς ἐπαρχίας ἐπισκόπους, καθὼς τοῖς θείοις κανόσι διηγόρευται· χειροτονεῖσθαι δὲ, καθὼς εἴρηται, τοὺς μητροπολίτας τῶν προειρημένων διοικήσεων παρὰ τοῦ

Κωνσταντινουπόλεως ἀρχιεπισκόπου, ψηφισμάτων συμφώνων κατὰ τὸ ἔθος γενομένων, καὶ ἐπ' αὐτὸν ἀναφερομένων. [Cp. Const. 3.]

‘CANON 29.’

Ἐπίσκοπον εἰς πρεσβυτέρου βαθμὸν φέρειν, ἱεροσυλίᾳ ἐστίν. Εἰ δὲ αἰτίᾳ τις δικαία ἐκείνους ἀπὸ τῆς πράξεως τῆς ἐπισκοπῆς ἀποκινεῖ, οὐδὲ πρεσβυτέρου τόπον κατέχειν διφείλουσιν· εἰ δὲ ἐκτός τινος ἐγκλήματος ἀπεκινήθησαν τοῦ ἀξιώματος, πρὸς τὴν ἐπισκοπικὴν ἀξίαν ἐπαναστρέψουσιν.

‘CANON 30.’

Ἐπειδὴ οἱ εὐλαβέστατοι ἐπίσκοποι τῆς Αἰγύπτου, οὐχ ὡς μαχόμενοι τῇ καθολικῇ πίστει, ὑπογράψαι τῇ ἐπιστολῇ τοῦ ὁσιωτάτου ἀρχιεπισκόπου Λέοντος ἐπὶ τοῦ παρόντος ἀνεβάλλοντο, ἀλλὰ φάσκοντες ἔθος εἶναι ἐν τῇ Αἰγυπτιακῇ διοικήσει παρὰ γνώμην καὶ διατύπωσιν τοῦ ἀρχιεπισκόπου μηδὲν τοιοῦτο ποιεῖν, καὶ ἀξιοῦσιν ἐνδοθῆναι αὐτοῖς ἄχρι τῆς χειροτονίας τοῦ ἐσομένου τῆς Ἀλεξανδρέων μεγαλοπόλεως ἐπισκόπου· εὐλογον ἥμīν ἐφάνη καὶ φιλάνθρωπον, ὥστε αὐτοῖς, μένουσιν ἐπὶ τοῦ οἰκείου σχήματος ἐν τῇ βασιλευούσῃ πόλει, ἐνδοσιν παρασχεθῆναι, ἄχρις ἂν χειροτονηθῇ ὁ ἀρχιεπίσκοπος τῆς Ἀλεξανδρέων μεγαλοπόλεως.

NOTES ON THE CANONS  
OF  
THE FIRST FOUR GENERAL COUNCILS

*BRIGHT*

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HENRY FROWDE



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# NOTES

ON THE

## CANONS OF THE FIRST FOUR GENERAL COUNCILS

BY

WILLIAM BRIGHT, D.D.

CANON OF CHRIST CHURCH

REGIUS PROFESSOR OF ECCLESIASTICAL HISTORY

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## PREFACE TO THE FIRST EDITION.

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THE following Notes, which are an expansion of lectures delivered to my Class, are intended for the younger students of ancient Ecclesiastical History.

The reader is supposed to have the Greek text of the Canons<sup>1</sup> before him, and the ordinary books of reference within reach. He will do well to consult the ancient translations,—that of Dionysius Exiguus and the Isidorian<sup>2</sup> given in Mansi's *Concilia*, the *Prisca* and the *Vetus*, which are given by the Ballerini in their appendix to St. Leo, with two versions of the Nicene canons, the untrustworthy ‘Antiquissima’ as the Ballerini call it, and the very interesting version made by Philo and Evarestus (incorrectly called ‘Teilo’ and ‘Tharistus’), and sent from Constantinople in 419 to the African bishops,—which is appended to ‘the sixth Council of Carthage’ in the fourth volume of Mansi. To these should be added the modern version by Hervetus, also in Mansi. The Latin notes to the canons in Routh's ‘*Scriptorum Opuscula*,’ and the comments in Beveridge's ‘*Pandectæ Canonum*,’ might also be consulted. It cannot be necessary to do more than mention Bishop Hefele's

<sup>1</sup> Oxford : Clarendon Press, 1877, or in Routh's ‘*Script. Opusc.*’

<sup>2</sup> Ascribed to ‘Isidore Mercator,’ but (see Robertson, *Hist. ch. iii. 318*) the person intended is Isidore bishop of Seville (600–636), and ‘mercator’ seems a copyist's error for ‘peccator,’ a term assumed by bishops out of humility. The Ballerini regard this version as long prior to the time of Isidore, and as older even than the *Prisca*, to which Dionysius, in the sixth century, is supposed to refer (*De Ant. Collect. Can. ii. c. 2. § 2, 3*).

great work on the Councils. The Nicene and Constantinopolitan Councils are treated of in the first and second volumes of the English translation by Mr. Clark and Mr. H. N. Oxenham.

Other histories of the period may be referred to, along with Hefele's work, for an account of the several Councils. Here it is enough to remind the reader that—

(1) The Council of Nicæa was assembled by Constantine in the summer of A.D. 325, principally in order to settle the Arian controversy, and subordinately to deal with the Meletian schism in Egypt, and with the question as to the calculation of Easter.

(2) The Council of Constantinople met in May, 381, at the summons of Theodosius I, in order, says Hefele, 'to secure the triumph of the Nicene faith over Arianism' and Macedonianism, to check the progress of Apollinarianism, and 'to arrange the affairs of the Church' in Constantinople. It was purely an Eastern Council.

(3) The Council of Ephesus, convoked by Theodosius II in order to decide the doctrinal question raised by Nestorius, was opened on the 22nd of June, 431, and held sittings until the end of July.

(4) The Council of Chalcedon, convoked by the Emperor Marcian in order to undo the mischiefs caused by the triumph of the Eutychian party at the so-called 'Latrocinium' or Robbers' Meeting of Ephesus in 449, sat from the 8th of October to the 1st of November in 451.

W. B.

CHRIST CHURCH,  
*January 14, 1882.*

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## NOTES ON THE CANONS OF NICÆA.

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### CANON I.

*On the case of Eunuchs.*

THIS canon is best explained by a reference to Eusebius, H. E. vi. 8. The act by which Origen, in his youthful enthusiasm, carried out a literalist interpretation of the third clause of Matthew xix. 12, was viewed by Demetrius his bishop (of whose motives, however, Eusebius is no unbiassed judge) as canonically disqualifying him for ordination, although it had been no bar to his continuance in the office of catechist. The rule on which this judgment was based may have been, at least in part, called forth by the fanaticism of the Valesian heretics, of whom Epiphanius says, *εἰσὶ δὲ πάντες ἀπόκοποι* (Hær. 58. 1). The Council, by this canon, perpetuates it (probably with a view to the conduct of Leontius, afterwards an Arianizing bishop of Antioch, see Athanasius, Apol. de Fuga, 26), but carefully exempts from its scope cases in which the mutilation was performed for medical reasons, or inflicted by barbarian captors or slave-owners (compare Sozomen, viii. 24). The ‘rule,’ it is declared, allows such persons, if proved in other respects worthy, to be ordained. It is a question whether the canon alludes to the so-called Apostolic canons 21, 22, 23 (al. 20, 21, 22), or whether they were suggested by it. They do not notice

the contingency of ‘disease’: but they mention what the Council omits, the contingency of ‘persecution,’ and the case referred to in the first clause of Matt. xix. 12; compare Euseb. v. 28 (quoting, perhaps, from Hippolytus, or, as Dr. Salmon thinks, Introd. to N. T., p. 66, from Caius) on Melito, and vii. 32 on Dorotheus, a presbyter of Antioch.

With regard to the phraseology of the canon; *εξετάζεσθαι*, which recurs in Nic. Can. 13, 16, 17, 19, means the being numbered or ‘registered’ among the clergy. Hervetus’ rendering, ‘examinatum,’ is a mistake. *Κλῆρος* is used by Clement of Alexandria in the story of St. John and the young robber (Euseb. iii. 23) for ministerial rank or office—the idea of the term being a ‘portion’ of work or office assigned to the person ordained; and Hippolytus uses *κλήρους* for ministerial offices, Refut. Haer. ix. 12. The origin of this use is found in Acts i. 17. The term is so used for a field of episcopal labour in Athanasius’ Apology against the Arians, c. 6. Naturally, it came to be used for the whole body of persons entrusted with ministerial functions, of any kind, as in the canon before us. Jerome’s derivation, ‘quia de sorte sunt Domini, vel quia ipse Dominus sors, id est, pars clericorum est’ (Ep. 52. 5) is inaccurate, but became universally popular.

*Kavóv*, as an ecclesiastical term, has a very interesting history. See Bp. Westcott’s account, On the New Testament Canon, p. 498 ff. The original sense, ‘a straight rod’ or ‘line,’ determines all its religious applications, which begin with St. Paul’s use of it for a prescribed sphere of apostolic work (2 Cor. x. 13, 15) or a regulative principle of Christian life (Gal. vi. 16). It represents the element of definiteness in Christianity and in the order of the Christian Church. Clement of Rome uses it for the measure of Christian attainment (Ep. Cor. 7). Irenæus calls the baptismal creed ‘the canon of truth’ (i. 9. 4); Polycrates (Euseb. v. 24) and Hippolytus or Caius (ib. v. 28) call it ‘the canon of faith’;

the Council of Antioch in A.D. 269, referring to the same standard of orthodox belief, speaks with significant absolute-ness of ‘the canon’ (*ib.* vii. 30). Eusebius himself mentions ‘the canon of truth’ in iv. 23, and ‘the canon of the preaching’ in iii. 32; and so Basil speaks of ‘the transmitted canon of true religion’ (*Epist.* 204. 6). Such language, like Tertullian’s ‘*regula fidei*,’ amounted to saying, ‘We Christians know what we believe: it is not a vague “idea” without substance or outline: it can be put into form, and by it we “test the spirits whether they be of God.”’ Thus it was natural for Socrates to call the Nicene Creed itself a ‘canon,’ ii. 27. Clement of Alexandria uses the phrase ‘canon of truth’ for a standard of mystic interpretation, but proceeds to call the harmony between the two Testaments ‘a canon for the Church,’ *Strom.* vi. 15. 124, 125. Eusebius speaks of ‘the ecclesiastical canon’ which recognised no other Gospels than the four (vi. 25). The use of the term and its cognates in reference to the Scriptures is explained by Westcott in a passive sense, so that ‘canonised’ books, as Athanasius calls them (*Fest. Ep.* 39), are books expressly recognised by the Church as portions of Holy Scripture. Again, as to matters of observance, Clement of Alexandria wrote a book against Judaizers, called ‘The Church’s Canon’ (Euseb. vi. 13); and Cornelius of Rome, in his letter to Fabius, speaks of the ‘canon’ as to what we call confirmation (Euseb. vi. 43), and Dionysius of the ‘canon’ as to reception of converts from heresy (*ib.* vii. 7). The Nicene Council in this canon refers to a standing ‘canon’ of discipline (comp. Nic. 2, 5, 6, 9, 10, 15, 16, 18), but it does not apply the term to its own enactments, which are so described in the 2nd canon of Constantinople (see below) and of which Socrates says that it passed what ‘are usually called “canons”’ (*i.* 13), as Julius of Rome calls a decree of this Council a ‘canon’ (*Athan. Apol. c. Ari.* 25); so Athanasius applies the term generally to Church laws (*Encycl.* 2; cp.

Apol. c. Ari. 69). The use of *κανών* for the clerical body (Nic. 16, 17, 19; Chalc. 2) is explained by Westcott with reference to the rule of clerical life, but Bingham traces it to the roll or official list on which the names of clerics were enrolled (i. 5. 10); and this appears to be the more natural derivation, see ‘the holy canon’ in the 1st canon of the Council of Antioch, and compare Socrates (i. 17), ‘the virgins enumerated ἐν τῷ τῶν ἐκκλησιῶν κανόνι,’ and (ib. v. 19) on the addition of a penitentiary ‘to the canon of the church’; see also George of Laodicea in Soz. iv. 13. Hence any cleric might be called *κανονικός*, see Cyril of Jerusalem, Procatech. 4; and so in Ælfric’s Canons, Wilkins’ Conc. i. 250: so we read of ‘canonical singers,’ Laodic. can. 15. In later times the Council of Auvergne refers to the case of one ‘qui neque in civitate neque in parochiis canonicus esse dignoscitur,’ Mansi, Concil. viii. 862; but the title was specially applied to a member of a clerical community attached to the cathedral, see ‘mensa canonica’ in Greg. Turon. Vit. Patr. 9: on ‘canonici’ see also Dict. Chr. Antiq. i. 281. The same notion of definiteness appears in the ritual use of the word for a series of nine ‘odes’ in the Eastern Church service (Neale, Introd. East. Ch. ii. 832), for the central and unvarying element in the Liturgy, beginning after the Tersanctus (Hammond, Liturgies East. and West. p. 377), or for any Church office (Ducange in v.): also in its application to a table for the calculation of Easter (Euseb. vi. 22; vii. 32), to a scheme for exhibiting the common and peculiar parts of the several Gospels (as the ‘Eusebian canons’), and to a prescribed or ordinary payment to a church, a use which grew out of one found in Athanasius’ Apol. c. Ari. 60.

## CANON II.

### *Against premature Baptism and Ordination.*

This canon is directed against premature baptism, followed by premature ordination or consecration. It recites that a practice had grown up (on the part of bishops, although this is not expressed) ‘of bringing at once to the spiritual laver persons who had but lately come over from heathen life to the faith, and had been but a short time under catechetical training, and of then promoting them, immediately after their baptism, to the office of bishop or of presbyter.’ This had been done on the ground of ‘necessity, or otherwise of some urgency on the part of men,’ i.e. of persons who had set their hearts on the ordination or consecration of some particular convert to Christianity. The Council prohibits any such proceeding in future, as being ‘contrary to the rule of the Church,’ and to that religious common sense, as we may call it, which demands both an adequate ‘time’ for ante-baptismal instruction, and a yet ‘longer’ period for ‘probation’ of character with a view to high office in the Church, and which was embodied in St. Paul’s prohibition to ordain a neophyte, lest the sudden elevation should foster pride, and ‘bring him into judgment and the snare of the devil’ (1 Tim. iii. 6). The practice in question had thus involved a double transgression of rules not technical but moral.

(1) It was a fundamental maxim with the early Christians, that Gospel gifts were not to be lightly imparted, lest they should be unworthily received. For the due appreciation of the blessings, and the due acceptance of the responsibilities, of Baptism, here called ‘the spiritual laver’ or bath in allusion to Tit. iii. 7 (compare Justin Martyr, Apol. i. 61, and see Pusey, Script. Views of Holy Baptism, p. 59;

and compare also ‘spiritual table’ in the Liturgy of St. James); there was needed a time of serious preparation, and of elaborate instruction in matters of faith and duty. The convert must ‘count the cost’ of adherence to his new Master, and be ‘catechized,’ or orally instructed (see Luke i. 4, Acts xviii. 25, 1 Cor. xiv. 19, Gal. vi. 6) point by point, as to what he would have to believe and to do. The great Catechetical School of Alexandria ‘was a pattern to other churches in its diligent and systematic preparation’ of persons looking forward to ‘full discipleship’ (Newman’s Arians, p. 42, compare Bigg, Bamp. Lect., p. 41). When it was possible, this process extended over two or three years: compare the Council of Elvira, c. 42, and Apost. Const. viii. 32; in urgent cases it might be greatly abridged,—compare the cases mentioned by Socrates (vii. 4, 30): but some process of preparatory instruction and moral training (cp. Clement of Alexandria in Euseb. iii. 23, ἔτρεφε, συνεῖχεν, ἔθαλπε, τὸ τελευταῖον ἐφώτισε) was absolutely indispensable; and Ven. Bede, in his language to this effect (ii. 14, iii. 1, iv. 16), is but the exponent of a primeval tradition. If one who was going through this course suffered martyrdom, it was esteemed a ‘baptism of blood’ (Tertull. de Bapt. 16; Cyprian, Epist. 73. 21; Aug. c. Litt. Petil. ii. 52; cp. Bede, H. E. i. 7: see Euseb. vi. 4, on the case of a catechumen who was burned). The postulant had to be made a catechumen by a special rite (comp. Euseb. Vit. Con. iv. 61; Augustine, Confess. i. 11; De Catech. Rud. 14; Sulpicius Severus, Dial. ii. 4, and see the old Sarum ‘ordo ad faciendum catechumenum,’ from which comes our collect, ‘Almighty and immortal God, the aid of all that need’). He spent most of his preparation-time in the lower class of catechumens, which the Nicene Council calls that of Hearers (Nic. 14); so Cyprian in Epist. 18 and 29. When he had passed through this stage, and therein received that preliminary teaching which, according to Tertullian, was dispensed with among heretics (‘ante sunt catechumeni perfecti

quam edoicti,' Præscr. Hær. 41), he entered the higher class, that of 'Catechumens' proper in the language of the Council, but afterwards called the class of *φωτιζόμενοι*, as about to receive baptismal 'illumination' (Cyril, Procatechesis, 6) or of 'competentes,' or 'electi,' as 'joint applicants' for, or as 'chosen' to receive, baptism at the ensuing Easter, or other solemn time of administration of that sacrament (cf. Ambrose, Epist. 20. 4, Augustine de Fide et Operibus, 6, and the Gelasian Sacramentary in Muratori, Lit. Rom. Vet. i. 537)—the name 'catechumens' being then restricted to the lower class (Cyril, l. c.; Ambrose, l. c.); although the 'Clementine' Liturgy distinguishes the 'Hearers' from the Catechumens as well as these from the *φωτιζόμενοι* (Hammond, Liturgies, p. 3); it apparently uses 'Hearers' in a non-technical sense (see Cotelerius' note); and generally speaking, only two classes of Catechumens appear to have been recognised (so Beveridge, after Aristenus). Both classes were stationed in the 'narthex,' outside the 'naos' or nave; and were dismissed at different stages of the 'Missa Catechumenorum.' The 'Traditio Symboli,' or formal communication and exposition of the Creed to members of the higher class on different days in Lent, according to the usage of different churches (Neale's Essays in Liturgiology, p. 146), is indicated in Laodic. can. 46 (see Gelas. Sacram. in Muratori, Lit. Rom. Vet. i. 539). Thus was the Church to discharge her duty as to the preparation of converts for baptism: and by the practice here censured individual prelates had left this duty unperformed.

(2) The precept to 'lay hands suddenly on no man' (1 Tim. v. 22), has usually been referred, as our Prayer Book refers it, to ordination or consecration; and at any rate, the idea involved in that interpretation was rooted in the mind of the early Church. It is one of the main points of Cornelius' case as against Novatian that he was not suddenly raised to the episcopate, but, as Cyprian words it, 'per omnia ecclesiastica officia

promotus, et in divinis administrationibus Dominum sæpe promeritus, ad sacerdotii sublime fastigium cunctis religionis gradibus ascendit' (Epist. 55. 6). The 80th Apostolic canon is probably an imitation of the Nicene; it urges that 'it is not right that one who has given no proof of his own fitness should be a teacher of others'; but it provides for exceptional cases indicated by 'divine grace.' The Nicene rule was followed up also by the 10th of the canons ascribed to the Council of Sardica, declaring that no one ought to be 'prompte ac facile' appointed bishop, presbyter, or deacon; by the 3rd Laodicene, 'it is not right that those who have been but recently illuminated should be promoted to sacred orders'; and by various directions of Roman bishops, as Innocent I., forbidding any one to be made reader, acolyth, deacon, or priest 'cito' (Epist. 4. 5),—Celestine I., referring to rules which provided for a gradual ascent to the episcopate, 'ut minoribus initiati officiis ad majora firmentur' (Epist. 2. 3), and Leo the Great, urging that persons fresh from baptism, or lately converted from 'secular' life, cannot have given 'experimentum sui probabile' (Epist. 12. 4). Similarly the 5th council of Orleans in 549 directs that no layman be made bishop until he has been for a year under the instruction of 'learned and approved men,' Mansi, Concil. ix. 131. But the rule admitted of exceptions: Cyprian himself, as his biographer Pontius tells us, was ordained very soon after his baptism, but this irregularity was gloriously justified by the result. The most famous instance of a departure from rule, both as to catechetical training before, and probation after baptism, is that of St. Ambrose. Bingham, indeed, is not accurate in saying that he was consecrated bishop at once (ii. 10. 7), if we may rely on what his biographer Paulinus mentions as a report, that 'after his baptism he fulfilled all the ecclesiastical offices, and on the eighth day was consecrated bishop' (Vit. S. Ambr. 9). But this rapid passing through

the inferior offices was, as in the long subsequent case of Photius, merely a formal compliance with one requirement: and we know that Ambrose had not gone through the exercises of a catechumen when he was baptized, and that he begged that his ‘ordination’ might be deferred, but in vain, for ‘popular urgency’ prevailed over ‘præscriptio’ (*Epist. 63. 65*), and thus he was ‘raptus de tribunalibus’ (from his civil magistracy) ‘ad sacerdotium’ (*de Offic. Ministr. i. 1. 4*). The demand of the Milanese people was attributed to a divine inspiration overruling ordinary forms,—in the language of the Apostolic canon, to ‘divine grace.’ Another case was that of St. German, who, while governor of a province and resident at Auxerre, was constrained by the bishop, Amator, to receive the priesthood, and on his death soon afterwards was ‘forced to accept the bishopric’ which his after-life made so illustrious. In other instances the rule was broken with less felicitous results. Eusebius, the predecessor of St. Basil in the archbishopric of Cæsarea, had been tumultuously elected while yet a catechumen (*Greg. Naz. Orat. 18. 33*), and difficulties arose which hampered his work (*ib. 43. 28*). Gregory describes such inconsiderate promotions as too common in his time: bishops came, he says, to their office from the army or navy, from the plough or from the forge, and spiritual pride soon indicated their unfitness: without having gone through any due probation, they were deemed at once fit for sees (*Carm. de Episcopis, 155-174, 380*). He himself, as bishop of Constantinople, had for his successor an elderly ex-senator, unbaptized when Theodosius, according to the story, marked him out for the vacant office, and consecrated while still wearing the white vesture of a neophyte (*Soz. vii. 8*): and the consequence of this strange choice of Nectarius was a relaxed state of clerical discipline, which entailed much trouble on St. Chrysostom. Jerome, who complacently records the fact that Nepotian was ordained presbyter

'per solitos gradus' (Epist. 60. 9), complained, about A.D. 397, that no one observed the precept of 1 Tim. iii. 6, and that one who was yesterday a catechumen became a 'pontifex' to-day (Epist. 69. 9). One can understand the temptation to commit an influential person to the cause of the Church by entrusting him at once with pastoral functions, and to call this precipitancy a venture of generous faith.

The concluding sentence of the canon points specially to the prematurely ordained, but is understood by Hefele to apply also to any cleric. It is supposed that the person contemplated may, after his ordination, be convicted of a *ψυχικὸν ἀμάρτημα*, a phrase which has been variously understood as a 'sensual sin,' in a specific sense (comp. James iii. 13, Jude 19, where *ψυχικός* is equivalent to unspiritual), and as 'a sin seriously affecting the life of the soul.' In that case he is to cease from ministration; and neglect of this ruling is to entail forfeiture of the clerical state, as the penalty for daring to 'resist the great Council' (a name which the Council claims for itself in can. 6, 8, 14, 17, 18, and which Julius of Rome gives to it in Athan. Apol. c. Ari. 22).

### CANON III.

#### *Against harbouring 'subintroduced' women.*

Paul of Samosata, the heretical bishop of Antioch in the middle of the third century (see on can. 19), had been wont to retain female inmates in his house: some of his clergy had followed his example, and the Council of Antioch which deposed him asserted that some had been then betrayed into sin, that others had at least incurred suspicion, and that his conduct, if not sinful, was scandalous (Euseb. vii. 30). To these women the Antiochene people gave the name of *συνείσακτοι*, 'introduced as companions,' in a sense conveying some reproach. This kind of intimacy had obviously grown

up ‘side by side with the practice of celibacy’ (Stephens, Life of St. Chrysostom, p. 219), and a very offensive form of it had been previously condemned by Cyprian, who quotes the text, ‘Do not give place to the devil’ (Epist. 4). The Spanish Council of Elvira, early in the fourth century, had forbidden any cleric to entertain as an inmate any ‘extraneous woman,’ i.e. any woman save a sister, or a virgin daughter dedicated to God (can. 27); and that of Ancyra in 314 had forbidden unmarried women to live as sisters with men, i.e. under the name of ‘spiritual sisters’ (can. 19). The present canon, adopting the word *συνείσακτον* (for that this, and not the various reading *ἐπείσακτον*, is genuine, may be inferred from Basil, Epist. 55), disallows of any female inmate (Ruffinus renders ‘extraneis,’ Isidore Mercator ‘extraneam,’ while Philo and Evaristus and Dionysius Exiguus give the more literal rendering ‘subintroductam’) ‘except a mother, a sister, an aunt, or any other persons who are above all suspicion.’ That a wife was not regarded as *συνείσακτος* may appear from the story of Paphnutius’ speech and the consequent resolution of the Council (Soc. i. 11). The restriction, which is quoted in Ælfric’s canons (Wilkins, Conc. i. 250), and in the Excerptions, wrongly ascribed to Egbert archbishop of York, was often disregarded: Epiphanius says that the women in question were called ‘agapetæ’ (Hær. 43. 2), and Jerome complains of the ‘agapetarum pestis’ (Epist. 22. 14); while Basil has to remind a priest named Paregorius that in enforcing the prohibition he is but carrying out this law of ‘our holy fathers in the Nicene Council’ (Epist. 55), and Chrysostom wrote one discourse ‘against persons *ἔχοντας παρθένους συνείσακτους*,’ exhorting them to give up a connection which was at once discreditable and morally dangerous, and another urging the ‘canonicæ’ or dedicated virgins not to live with men. In the former of these addresses he implies rather than expressly states that the persons in question are clerics; and his biographer, Palladius, says that

he offended ‘the irreligious section of the clergy’ (Vit. Chrys. p. 18). Compare his remarks in *De Sacerdotio*, iii. 16. On the whole subject, see Bingham, vi. 2. 13.

#### CANON IV.

##### *On the regularity of procedure in consecration of Bishops.*

The immediate subject of this canon is the right way of filling up vacant sees. But in order to estimate the directions given in regard to it, we must observe the organization of provincial churches at this period. Naturally, and in conformity with circumstances, the Church had adopted the civil divisions of the Empire: the bishops in each province had drawn together, and he whose see was in the ‘metropolis’ had become chief bishop of the province, i.e. ‘metropolitan,’ just as the bishop of a city which was the capital of a ‘diocese’ or aggregate of provinces had a presidency over all its provincial churches. (Comp. Euseb. v. 23; Apost. Can. 35.) When a new bishop has to be appointed, the Council rules that, if possible, all the comprovincial bishops shall concur. But a question at once arises: What of the elective rights of the clergy and laity? The Council did not mean to ignore them: its letter in Soc. i. 9 recognises ‘the choice of the people’ as a condition of every appointment. It confines itself in this passage to a later stage of the process: supposing that the people have expressed their wishes, and the clergy have given their testimony (compare Cyprian, Epist. 55. 7 and 67. 5; Euseb. vi. 11. 29; and much later, Peter II. of Alexandria in Theodoret, iv. 22, speaks of his rival Lucius as ‘not appointed by a synod of orthodox bishops, by the vote ( $\psi\acute{\eta}\phi\varpi$ ) of genuine clerics, by the request ( $a\tau\eta\sigma\epsilon$ = ‘suffragio’) of the laity, as the rules of the church prescribe’; and see also the maxim of Celestine I., ‘Nullus invitis detur episcopus,’ Ep. 2. 4, adopted by the 5th Council of Orleans

as laid down by ‘ancient canons,’ Mansi, ix. 131); how are the bishops to act? Their action is expressed by *καθίστασθαι*, the appointing of the new bishop (compare Irenæus, iii. 3. 3, as to the appointment of Xystus, and *κατέστη* in Euseb. vii. 32), when taken in connection with *τὴν χειροτονίαν ποιεῖσθαι*, as in the Synodical letter (Soc. i. 9) *τοὺς ὑπ’ αὐτοῦ κατασταθέντας* is equivalent to *τῶν ὑπ’ αὐτοῦ χειροτονηθέντων*.

What then is *χειροτονία*? Originally, a voting by show or stretching-out of hands,—then generally, a voting: but as *χειροτονέω*, properly to vote in this way, or generally to elect (comp. 2 Cor. viii. 19, and see the ‘Didache,’ 15), came also to mean appoint or designate, without any notion of election (Acts xiv. 23, cp. Slater’s Orig. Draught of Prim. Church, p. 119; and Soc. i. 38), and, in ecclesiastical Greek, to appoint with the ceremony of laying on hands or stretching out hands on the ordained, so it is with *χειροτονία*. As in the 19th Antiochene and 5th Laodicene canons *χειροτονεῖσθαι* and *χειροτονίας* should be interpreted of ordination, not, as Zonaras and Balsamon say, of election (comp. Antioch. can. 18, where *χειροτονηθεῖς* is clearly ‘when ordained’): so here too, the Greek canonists are certainly in error when they interpret *χειροτονία* of election. The canon is akin to the 1st ‘Apostolic’ canon, which, as the canonists admit, must refer to the consecration of a new bishop: and it was cited in that sense at the Council of Chalcedon, sess. 13 (Mansi, vii. 307). We must follow Rufinus and the old Latin translators, who speak of ‘ordinari,’ ‘ordinatio,’ and ‘manus impositionem,’ in accordance with Jerome’s explanation of *χειροτονία*, ‘id est, ordinationem’ by imposition of hands (on Isaiah, c. 58, C. 16). Philo and Evarestus, indeed, render *χειροτονίαν* here by ‘manus impositionem’; and Renaudot gives this as the ordinary though not quite invariable sense of *χειροτονία* (Lit. Orient. i. 380, cp. Bingham, iv. 6. 11). Compare *χειροθετούμενος* in can. 8, and *χειρεπιθεσίᾳ* used of Novatian’s consecration in Euseb. vi. 43; and see too Cypr. Ep. 67. 5, ‘manus

ei imponeretur . . . ordinationem'; and Basil, Epist. 240. 3, 251. 3, treating the manual act as a matter of course in consecrations.

For this rite, then,—the canon means,—it were well that all the bishops should assemble: but if this is not feasible, 'owing to some urgent necessity or to distance, then three at least must come for the purpose, with the written consent of their brethren' (comp. Antioch. can. 19). This was intended to prevent such irregular consecrations as had given rise in Egypt to the Meletian schism. There were to be in future no clandestine or partisan appointments<sup>1</sup>. The 'three' are not mentioned as an absolute minimum for conferring the episcopal character: consecration by two bishops, or even by one, was not regarded as simply invalid (see e. g. Athanasius' recognition of Siderius' consecration, as referred to by Bingham, ii. 11. 5): Beveridge, commenting on the 1st 'Apostolic' canon, 'Let a bishop be ordained ( $\chi\epsilon\piοτονείσθω$ ) by two or three bishops,' says: 'At necessitate, durissima illa domina, id postulante, canonis rigor nonnunquam relaxari potest'; and Van Espen defended the validity of the consecration of Steenhoven by one bishop for the see of Utrecht in 1724. In fact, the Apostolic canon would allow of 'two' consecrators as well as of three; and the first Council of Arles requires three beside the metropolitan, if seven cannot be had (c. 20). Innocent I. compresses the case into a few words: 'Nec unus episcopus ordinare præsumat episcopum, ne *furtivum* beneficium præstitum videatur' (Epist. 2. 2), not as if consecration by one conveyed no 'beneficium' whatever; and Gregory the Great, in his instructions to Augustine, implies a similar view, Bede, H. E. i. 27; cp. Bright's Chapters of Early English Church History, p. 61. Provision is thus made for the right of the comprovincials to take real part in the filling up of a vacant see (comp. Euseb. vi.

<sup>1</sup> Not that the requirement of 'three' could entirely prevent such appointments,—as the case of Novatian shows, Euseb. vi. 43.

11 on the appointment of Alexander of Jerusalem, and Cyprian, Epist. 67. 4, and Laodic. can. 12). On the other hand, the metropolitan is to have *τὸ κῦρος*, i. e. he may give or withhold his sanction from the proceedings (comp. Athan. Hist. Ari. 52, that no judgment of the Church received *τὸ κῦρος* from the emperor; and see below, can. 15, 16). As he had to summon his brethren to the provincial synod, preside over them when assembled, visit their dioceses, give them letters of commendation when they were going abroad, and administer dioceses while vacant (Bingham, ii. 16. 12 ff.), so here the appointment of a new bishop is to be confirmed or disallowed by him (compare Antioch. can. 9, 16, and see too Chalc. 25 below): and the second Council of Arles, referring to ‘the great Council,’ rules that any one consecrated without the metropolitan’s knowledge ought to be treated as no bishop, i. e. as not canonically in possession (Mansi, vii. 879).

## CANON V.

*Cases of Excommunication to be reviewed by Provincial Synods held twice annually.*

This canon treats of (1) the status of persons excommunicated by their bishop; and (2) as suggested by this, the regular holding of provincial synods.

The word *ἀκοινώνητος* is here applied (as in Const. 6, Chalc. 23, etc.) to clerics and laymen who have been put out of communion by their respective bishops. Such sentences are ‘to hold good, according to the rule which prescribes that persons excommunicated by some bishops are not to be received into communion by others,’ until a higher authority has reversed the sentence. This ‘rule’ (see Bingham, xvi. 2. 10) was involved in the principle of the unity of the episcopate, asserted with such earnestness by Cyprian (de Unit. Eccl. 5; Epist. 55. 20, 68. 3), from which it followed that so

long as any one bishop kept within his duty, his acts of disciplinary government were respected by all his brethren. So Cornelius of Rome had refused to admit to communion Felicissimus, who had been excommunicated in Africa (Cypr. Epist. 59. 1). So the 53rd canon of Elvira had declared that any bishop who received an excommunicate without consent of his excommunicator ‘would have to answer it before his brethren, and risk removal from his office.’ More briefly the Council of Arles in 314, can. 16 : ‘where a person has been excommunicated, there he must obtain communion.’ See too Apost. can. 33, Antioch. 6. The ‘rule’ was acted on in three memorable post-Nicene cases: (1) when St. Athanasius excommunicated a wicked governor of Libya, and St. Basil wrote to acknowledge the notification of his sentence, and assured him that the church of Cæsarea would regard the offender as *ἀποτρόπαιος* (Epist. 61 ; see also the last words of Basil, Ep. 55) : (2) when St. Chrysostom refrained from giving communion to the ‘Tall Brothers’ excommunicated by Theophilus ; and (3) when Synesius, bishop of Ptolemais, informed all bishops by a circular that he had excommunicated the savage tyrant Andronicus, governor of Pentapolis, and protested that any one who, despising the church of Ptolemais ‘as belonging to a small city, should receive those whom she had put under ban, would incur the same sentence’ (Epist. 58). On the other hand, the rule was broken by Dioscorus of Alexandria, when he ignored the excommunication of Eutyches by Flavian of Constantinople (see note to Oxf. Transl. of Fleury, vol. iii. p. 357, ‘It belonged to the very essence of Catholic unity that he who was excommunicate in one church should be held excommunicate in all churches’). In the so-called Excerptions of Egbert, Nicene authority is claimed for a rule censuring anyone who receives a clerk or monk belonging to a bishop without the latter’s consent.

But there was the obvious possibility that the excommunicating bishop might have acted without judicial impartiality,

and ‘in a spirit of petty animosity or contentiousness, or some unkindliness of that sort.’ Μικροψυχία is used here, as thrice in Julius’ letter in Athan. Apol. c. Ari. 21, 34, 35, for pique or petty jealousy; and similarly Socrates uses μικροψυχήσαντες for ‘having got into a petty quarrel’ (v. 23). Ἀηδία corresponds to our popular use of ‘unpleasantness.’ Ἀποσυνάγωγοι, as a synonym for ἀκουινώνητοι, is taken from John ix.

22. Observe the frank way in which this great episcopal assembly recognises the liability of bishops to ignoble faults in their administration of Church law. Compare Augustine, Ep. 250, on a case of hasty excommunication by a young bishop; and the Council of Agde in 506, c. 2, guards against such a misuse of authority, as the 5th of Orleans in 549 forbids priests to suspend any one from communion ‘pro parvis et levibus causis.’ So the saintly Bishop Wilson, tenacious as he was of his own church discipline, observes that ‘the Holy Ghost . . . never makes Himself the minister of the passions of men’ (*Sacra Privata*, p. 220). Was a man to be perpetually outlawed from Church fellowship, because he had thus suffered from a misuse of sacred authority? By no means. ‘In order that’ such cases ‘may undergo due examination,’ let ‘synods be held twice a year in every province, that when all the bishops of the province have met together, such questions may be examined.’ This wording of itself shows, what we infer from notices in Eusebius (e.g. v. 16), that these assemblies, which are traced to the latter part of the second century, but were not established as a regular institution until the third, were properly composed of bishops alone. As in the General Councils, of which the Nicene was the first, so in the provincial, clerics and laymen might be present, and might by permission speak, as Malchion, when a priest, spoke at Antioch in 269, and Athanasius, when a deacon, at Nicæa, but were not constituent members, and had no ‘votum decisivum.’ (See Hefele, *Councils*, Introd. s. 4.) Shortly before the Nicene Council, Licinius

had forbidden the bishops in his dominions to hold synods, although, says Eusebius, ‘it was impossible to manage important matters by any other means’ (*Vit. Const.* i. 51). The present canon directs that at these provincial synods complaints as to excommunication shall be heard (as by a court of appeal), so that those who, on inquiry, shall be found to have ‘undeniably given offence to their own bishop,’ and thus incurred Church censure, shall be ‘with good reason regarded by all’ the comp provincials ‘as excommunicate, until it shall please the general body of bishops to pronounce a more indulgent decision in their behalf.’ Here **ψῆφος** is used not for a vote or expression of desire, but for a decisive resolution, as in Nic. 6, Eph. 8, Chalc. 28; and **φιλανθρωποτέραν** is illustrated by **φιλανθρωπότερόν τι** in Nic. 12, **φιλανθρωπίας** in Nic. 11, and Chalc. 16, and **φιλάνθρωπον** in Chalc. 30: compare the Ancyrene canons 16, 21, and Neocæsarean 2, where the noun and its cognates refer to a merciful interpretation of a case, dispensing with the strict application of law. It is observable that Gelasius of Cyzicus reads, after **τῷ κοινῷ**, not **τῶν ἐπισκόπων**, but **ἡ τῷ ἐπισκόπῳ** (*Hist. Conc. Nic.* ii. 31), as Philo and Evarestus had rendered, ‘in commune aut episcopo’; and the Prisca alters it still more, ‘quamdiu episcopo.’ Compare with this passage Constant. 2, Chalc. 19.

The time of these two annual provincial synods is fixed by the last sentence of the canon. ‘One is to be held before Lent, that all petty animosity being laid aside, the “gift” may be offered in purity to God: the other about the time of the late autumn.’ Although **τεσσαρακοστή** was a phrase then established, there was not an uniform observance of forty days’ fasting before Easter. The difficult passage of Irenæus, cited by Eusebius in v. 24, implies that in his day the ante-paschal fasting was confined to the latter part of Holy Week. Dionysius of Alexandria, in the third century, says that all do not observe alike ‘the six days of fasting,’

the week days of Holy Week (Routh, Rell. Sac. iii. 229) : and in the post-Nicene period, although Cyril of Jerusalem (Procatech. 4), Chrysostom (c. Judæos, iii. 4), and Augustine (Epist. 55. s. 32) speak of ‘forty days’ as if fixed by Church custom, yet Socrates mentions three varieties of ante-paschal fasting time, only one of which extends over six weeks ; and wonders that all agree in calling the fast ‘tessaracoste’ (v. 22) : while Sozomen mentions five such varieties (vii. 19). The Arabic paraphrase of the Nicene canons explains ‘before Lent’ by ‘after the feast of Lights’ or Epiphany. The object of this provision was that all the bishops might enjoy an Easter Communion undisturbed by any soreness or ill-will. The ‘gift’ ( $\delta\omega\rho\nu$ , rendered ‘munus’ by Latin translators) is a phrase borrowed from Matthew v. 23, the adjective  $\kappa\alpha\thetaapó\rho$  being taken from the  $\thetaυσία \kappa\alpha\thetaapá$  of Mal. i. 11. There was no need to say what this ‘gift’ was, any more than to explain the phrase  $\pi\rho\sigma\phi\rho\rá$  or  $\pi\rho\sigma\phi\ré\rho$  in canons 11 and 18. The Eucharist was universally regarded as the Christian sacrifice (Justin Mart. Dial. 70, 117; Irenæus, iv. 17. 5 etc.), the solemn oblation of the bread and cup was the second stage in the threefold process of their consecration (compare Cornelius of Rome in Euseb. vi. 43, ‘having made the oblation’) : and the phrase ‘gifts’ is applied liturgically to them, as in the ‘Clementine’ Liturgy, where it is explained by ‘this sacrifice,’ and in those called after SS. James and Basil; see Hammond’s Liturgies Eastern and Western, pp. 18, 20, 43, 46, 114, 118, 122. (It seems clear that a Eucharistic sense should be admitted where Clement of Rome speaks of  $\delta\omega\rho$  in Ep. Cor. 44, see Gore, The Ministry of the Church, p. 319.) So also the Syrian Ordo Communis speaks of ‘this Corban’ (see Howard’s Christians of St. Thomas, p. 222), so the Ethiopic Liturgy (see Renaudot, Lit. Orient. ii. 497) ; and the Roman canon of the Mass unites ‘dona’ and ‘munera’ with ‘sacrificia.’ It was not forgotten that all things given to God must first have been given by

Him : compare the phrase in St. Mark's Liturgy, 'We have set before Thee Thine own gifts out of Thine own'; and in a deeper sense 'doni tui,' in the Liturgy of Adæus and Maris. This provision may be illustrated by Chrysostom's request to another bishop 'to present the gifts for him,' when he himself was 'disturbed in mind' (Palladius, Dial. p. 51).

The 38th Apostolic canon (probably later than the Nicene) places the first annual synod in the fourth week of Easter-tide, and the second on the 10th day of Hyperberetæus, i. e. October 15; and the 20th canon of the Dedication-Council of Antioch, in 341, specifies the third week after Easter (so that the synod might end in the fourth) and the 15th of October. Later Western synods, following the Council of Hippo in its provision for the national synods of Africa (Mansi, iii. 919), allowed the provincial synod to meet only once annually, two meetings being found inconvenient (2nd Orleans, 3rd and 4th Toledo); and so the English Council of Hertford fixed the 1st of August as the annual day of meeting (Bede, iv. 5). It is significant that at the Council of Reims in 991, the bishop of Orleans observed that this canon, while providing for two annual synods, did *not* direct them to refer to the authority of the Roman bishop (Mansi, xix. 136).

## CANON VI.

*Ancient rights of churches to be generally maintained:  
the Metropolitan's consent necessary for an  
Episcopal appointment.*

This canon is, in a historical sense, the most important in the Nicene series.

It begins by stating a principle, with a particular application. 'Let the ancient customs prevail.' The principle is that of the 'common law' of the Church; as Bishop Andrewes,

in a sermon on 1 Cor. xi. 16 speaks of ‘this point which all the Fathers in the first Nicene Council took up, and which ever since hath been the Church’s cry, Τὰ ἀρχαῖα ἔθη κρατεῖτω, Mos antiquus obtineat’ (Sermons, ii. 411). The assertion of this principle in terms so concise and emphatic is in harmony with the conservative tone of the whole code, exhibited in its frequent references to ‘rule,’ ‘usage,’ ‘tradition.’

And what customs were specially intended? Those which gave to the bishop of Alexandria a certain fulness of jurisdiction throughout Egypt, Libya, and Pentapolis, or, as Epiphanius describes it, over ‘Egypt, Thebais, Mareotes, Libya, Ammoniaca, Mareotis (qy. Marmorica?), Pentapolis’ (Hær. 68. 1), i. e. the six provinces of Upper and Lower Libya, Thebais, Egypt proper, Arcadia, Augustumna, which were politically under the ‘Augustal Prefect’ (see Bingham, ix. 1. 3, 6; 2. 6). One question as to the nature of this jurisdiction is, whether the bishop of Alexandria, called in that age specifically the ‘Pope’ (see Athan. Apol. c. Ari. 69; de Synod. 16), was in 325 the sole metropolitan throughout the territory described. Beveridge in his annotations, Le Quien (Oriens Christ. ii. 353), and Neale (Introd. East. Ch. i. 111) answer in the affirmative. Valesius (Observat. in Soc. et Soz. lib. 3) and Hefele hold that there were metropolitans subordinate to the Alexandrian see, because, e. g. Ptolemais was, according to Synesius (Epist. 67), a metropolitical see under Athanasius. Bingham speaks rather inconsistently (ii. 16. 23; 17. 8): but in the second passage inclines to the latter opinion. Among these writers, Beveridge alone holds that he who confessedly was supreme over six provinces was ‘a mere metropolitan.’ Rather, he was a metropolitan and much more: the ‘throne of St. Mark’ had even at this time a very ample jurisdiction, which may best be explained by the city’s preeminence, alike spiritual and civil. It was not indeed such as to dispense with the cooperation of the suffragan bishops in

synod, as when Alexander with the bishops of Egypt and Libya excommunicated the first Arians, including two prelates : but it was a great authority, which after the Nicene Council very naturally became greater while entrusted to one who was not less confessor than patriarch, but proved itself excessive in less truly royal hands, amid the sunshine of ‘external prosperity.’ (See Cardinal Newman’s Historical Sketches, iii. 339.) The height which it had attained in the middle of the fifth century will appear from what is called the 30th canon of Chalcedon. In the canon before us, it is clearly intended to protect this authority against such assaults as it had sustained from the schismatical conduct of Meletius of Lycopolis ; and the Council, abhorring all breaches of Church unity, and venerating in Alexander of Alexandria an active upholder of the true faith, resolves to guarantee to him and his successors their traditional authority.

So far all is clear. But we have now to consider the reason given : ‘since this also is customary for the bishop in Rome.’ Here the case of the Roman see is cited as a precedent, or as a parallel case to that of the Alexandrian ; the claims of the latter, on the ground of custom, to a certain authority within its own domain, are supported by the fact that the former, by like usage, holds a like power. What, then, was the jurisdiction referred to as possessed by the Roman bishop ? Rufinus, in his free version of the canons, (1) makes the canon ordain that ‘the old custom’ shall prevail in Alexandria ‘and’ in Rome—not, as in Rome ; (2) describes the authority, which, according to this rendering, is to be retained by the Roman bishops, as ‘the care of the suburbicarian churches.’ Now the suburbicarian churches were, most probably, not those of the territory within 100 miles of Rome, governed civilly by the ‘Præfector Urbis,’ but those of the ten provinces governed by the ‘Vicarius Urbis,’ i. e. Picenum suburbicarium, Campania, Tuscia and Umbria, Apulia and Calabria, Bruttii and Lucania, Valeria, Sicily, Sardinia, and Corsica—as distinct from

the seven provinces of North Italy, dependent ecclesiastically on the see of Milan (see Bingham, ix. 6, 9; Fleury, b. 27. c. 11; Palmer, *On the Church*, ii. 417). Tillemont, after citing Zonaras' opinion that the Roman see had then by custom authority over the whole West, says that 'Rufinus had better means of information,' and that 'if one means to treat the question ingenuously, there is great reason to think that this region comprised Italy except Cisalpine Gaul, and also the three islands.' (*Mem.* vi. 670.) Hefele argues that the 'suburbicarian' region was the narrower territory of the *Præfector*, but that, besides, the Roman bishop's authority extended over all the West:—which is more than Rufinus even hints at. He might, perhaps, have used 'suburbicariorum' inaccurately, but could not have meant by it only the churches of the district near Rome, nor, on the other hand, would he have so strained it as to take in all the West. As far as appears, then, he did *not* suppose that in A.D. 325 the Roman bishops had patriarchal authority over the whole West, or, in other words, that the whole West was in that relation towards Rome in which the Egyptian provinces stood towards Alexandria. And to suggest that it was so, on the ground of Augustine's indefinite language as to Pope Innocent's 'presiding over the Western Church,' in the early part of the next century (c. Julian. i. 5. 13), or of Jerome's words implying that Damasus might represent the West as Peter represented Egypt (*Epist.* 17), is to ignore the difference between pre-eminence and that supreme authority which, in the famous case of Apiarius, the African church denied the Roman to have over her, and for the establishment of which over Gaul Leo the Great, in 445, procured from Valentinian III. an edict affecting the Western empire, in which edict the authority of a 'Synod' was claimed without warrant. Indeed, the resolution of the Council of Sardica, some nineteen years after the Nicene, to entrust the bishop of Rome with a certain limited power of receiving appeals—a resolution

which seems to have been but little known to Western churches—is proof enough that previously the Roman see was not for the West generally what the Alexandrian was for the churches of the six provinces of Egypt<sup>1</sup>. The phrase of the ante-Nicene Council of Arles, in an address to Sylvester of Rome, ‘te qui majores diœceses tenes,’ is best explained according to the context by understanding ‘diœceses’ as meaning provinces, not those aggregates of provinces to which technically the word was applied in the Constantinian division of the empire. (See on Constant. 2.)

It appears, then, that the authority which the Council contemplated as customarily belonging to the Roman bishop, and as analogous to that which was to be retained by the Alexandrian, extended over the churches of Central and Southern Italy and the three adjacent islands; and there is reason to think that within this territory, with the exception of Caliaris for Sardinia, and perhaps of Capua for Campania, the Roman was the only metropolitical church. Nothing is said about that ‘primacy of honour’ which the Roman church confessedly held in regard to all other churches. It was doubtless taken for granted; there was no occasion to mention it, because it was not connected with jurisdiction, and the matter in hand was jurisdiction of a certain kind. Even in the spurious Latin version of this canon, beginning, ‘Quod ecclesia Romana semper habuit primatum,’ which was produced by the Roman delegate Paschasinus at the Council of Chalcedon, and instantly confronted with the Greek original (Mansi, vii. 443, see below, on Chalc. 28),

<sup>1</sup> The genuineness of the Sardican canons is, for convenience, assumed in the text; but it is not free from difficulty, for if canons passed at that Council had been circulated, in the ordinary manner, throughout the West, they would hardly have been unknown to the African bishops in the case of Apiarius, and Augustine could hardly have confounded the Council with the Arian counter-synod of Philipopolis, c. Cresc. iii. 38, iv. 52.

the context shows that ‘primatus’ meant, so to speak, patriarchal authority, such as the Alexandrian see by rights had over Egypt; and the same may be said of a like version in the Codex Canonum, where, however, a hasty Roman hand has added as a title, ‘De primatu ecclesiæ Romanæ,’ as if ‘primatus’ meant primacy over the whole church. The ‘Prisca Versio’ tries to blend the original with the Roman gloss, ‘Antiqui moris est ut urbis Romæ episcopus habeat principatum’; whereas the Isidorian translation is fair, ‘Mos antiquus perduret in Ægypto,’ and so the Dionysian, ‘Antiqua consuetudo servetur per Ægyptum,’ and the Vetus Interpretatio (discovered at Verona) to the same effect; and the earlier version of Philo and Evarestus (Mansi, iv. 410) is accurate, ‘Antiqui mores obtineant,’ as is the Coptic Fragment in Spicileg. Solesm. i. 528, ‘Mores antiqui stabiles permaneant.’ The Arabic paraphrase of this canon, and the Arabic ‘canon 8,’ are also true to the sense of the original; while Paschasinus’ reading is embodied in the rough and inaccurate version called ‘Antiquissima.’

But while it would have been irrelevant to mention the ‘honorary primacy,’ we cannot but see that if the Nicene fathers had recognised what is called the ‘Papal supremacy,’ they could not but have noticed it in this canon. For they were considering the subject of authority, and of such authority as was held, in different areas, by Rome and Alexandria alike. But if they had believed Sylvester of Rome (represented in their assembly by two of his own priests, but not, according to good evidence, by Hosius of Cordova, who is thought to have acted as president) to be the divinely appointed ruler of the whole Church, the one universal overseer and the fountain of all episcopal jurisdiction, they could not have been content to say that the bishop of Alexandria ought, according to custom, to have power in one region, *because* the bishop of Rome had similar power in another. It would have been impossible to use his

patriarchal status as a precedent, without a saving clause acknowledging his unique and sovereign position as the one Vicar of the Church's Divine Head, and pointing to it as the true source of all patriarchal and metropolitical jurisdiction. The omission of any such language is a proof, if proof were wanted, that the First œcuménical Council knew nothing of the doctrine of Papal supremacy.

To proceed with the canon. It goes on to secure to the church of Antioch, and to all other churches 'in the provinces,' all their rightful privileges. The word πρεσβεῖα here, as in Chalc. 28, implies prerogatives, not being limited, as in Constant. 3, by τιμῆς. The prerogatives of Antioch were smaller than those of Alexandria, for they did not include the consecration of all provincial bishops: but, such as they were, they were upheld, doubtless not without special regard for the then bishop Eustathius, who took a leading part in the Council; so that this illustrious see was still, as Le Quien says (Or. Christ. ii. 67), to 'rank as the third,' and to rule the provincial churches of the great region called 'Oriens,' including Syria, Phœnicia, Arabia, Euphratensis, Osrhoene, Mesopotamia, Cilicia, and Isauria (see Neale, Introd. East. Ch. i. 125). Jerome (in c. Joan. Jerosolym. 37) and Innocent I. (Epist. 18. 1) refer to this canon in favour of the rights of Antioch (see below, on Eph. 8). Beveridge, indeed, infers from the words, 'With regard to Antioch, and in the other provinces,' that the bishop of Antioch at this time had only one provincial church under him: but this is to strain the text, and confound the two prepositions, both of which Beveridge renders by 'in.' We may say, then, that this decree recognises as existing three virtual patriarchates, while it further includes in its scope all existing rights of metropolitan churches (as Philo and Evarestus take it), but with special reference to the great primatial sees of Ephesus, Cæsarea in Cappadocia, and Heraclea in Thrace.

In the second sentence of the canon, the provision of can.

4, that the metropolitan is to have the right of disallowing an episcopal election, is made more stringent: ‘it is quite obvious that if any one is made a bishop without the consent of the metropolitan, the great Council determines that he ought not to be bishop,’ i. e. he ought to be deposed. The 35th (otherwise 33rd) Apostolic canon, which is possibly post-Nicene, rules that the bishops of each nation ‘shall regard the first among them as their head, and do nothing extraordinary without his consent, while he on the other hand is to do nothing without the consent of all,’ i. e. nothing extraordinary, out of the usual line of functions: and the 9th canon of Antioch makes similar provision.

The last sentence of the canon before us speaks for itself: ‘if in a provincial synod, two or three, out of their own contentiousness, contradict the general resolution of all’ (i. e. of the great majority), ‘when it is reasonable, and accordant with Church rule, let that resolution prevail,’ their opposition being treated as frivolous.

## CANON VII.

*An honorary precedence (in Palestine) for the see of Jerusalem.*

On the ground of ‘custom and ancient tradition’ (compare Nic. 6. Const. 2. Eph. 8), it is ruled that the bishop who is in Æila, i. e. Jerusalem, should ‘have τὴν ἀκολουθίαν τῆς τιμῆς, the honour due to him in consequence of, or in accordance with, such tradition, reserving however to the metropolis (Cæsarea) its proper dignity.’ This, rather than the ‘second place after Cæsarea’ (Beveridge), appears to be conveyed by the phrase. Ælia was the city which Hadrian had begun to build on the ruins of the ancient Jerusalem before the revolt of Bar-chochab (as to the time, we must correct Euseb. iv. 6 by Dion

Cassius, lxix. 12 : cp. Milman, *Hist. Jews*, ii. 425). Its name, derived from one of the names of the imperial founder, had superseded that of Jerusalem, in popular speech, at the time of the Great Persecution (see the striking story of the Egyptian martyr in Euseb. *Mart. Pal.* 11). The church of 'Ælia' was purely Gentile, although it boasted of possessing the chair used by St. James the Just, first bishop of Jerusalem (Euseb. vii. 19). Cæsarea was the undoubted metropolis of Palestine: and its bishop Theophilus had, in the latter part of the second century, presided over a synod of Palestinian bishops (Euseb. v. 23). All its metropolitan rights are saved by the present canon, which must have been very gratifying to Eusebius: at the same time 'Ælia' is equally secured in its precedence among the suffragan churches (see Neale, *Introd. East.* Ch. i. 158). The alleged discovery of the Holy Sepulchre soon after the Council naturally tended to invest the see of Ælia with the sacred associations of the mother church of Christendom; and while one of its bishops Macarius, is said to have consecrated a bishop for Lydda (Soz. ii. 20) the quarrel between Cyril and the metropolitan Acacius is described by Theodoret (ii. 26) as a contest about 'precedency,' as if Cyril had asserted the dignity of his see against that of Cæsarea (cp. Tillemont, viii. 431). Relying on the canon, Acacius deposed Cyril, who thereupon set the example of appealing to a higher court (Soc. ii. 40). John, the next bishop of Jerusalem, took no direct steps towards independence, but Jerome blamed him for invoking the see of Alexandria in Palestinian church affairs, referred him to the Nicene Council as having 'decreed that Cæsarea should be the metropolis of Palestine, and Antioch of all the East,' and upbraided him with not 'rendering due honour to his metropolitan' (c. Joan. Jeros. 37). Fifteen years later, John obeyed the summons of Eulogius of Cæsarea to a provincial synod (Aug. *de Gest. Pelag.* s. 9, 37). Praylius, who suc-

ceeded John, consecrated Domininus to the metropolitan see of Cæsarea (Theodoret, Epist. 110); and Juvenal, who succeeded Praylius, went so far as to assert, in the fourth session of the Council of Ephesus, that the bishop of Antioch himself (with whom the Council was then at feud) ought to be subject to the ‘apostolic see of Jerusalem’ (Mansi, iv. 1312). Cyril of Alexandria said nothing at the time, but afterwards wrote to Leo, before he became bishop of Rome, against this pretension (Leo, Epist. 119. 4). ‘After a long contention with Maximus of Antioch, the matter was compromised’ (Neale, i. 159) in the seventh session of Chalcedon by an arrangement which left the Phœnicias and Arabia subject to ‘the throne of St. Peter’ at Antioch, and established the patriarchate of Jerusalem—or, as Juvenal called it, of ‘the Holy Resurrection of Christ,’—as including ‘the three Palestines.’ The rights of Cæsarea in regard to Ælia, guaranteed by the First Council, were thus extinguished by the Fourth (Mansi, vii. 180). It may be added that Arabia was transferred from the patriarchate of Antioch to that of Jerusalem at the Fifth General Council (Neale, i. 127).

## CANON VIII.

*On the case of Novatian clerics coming over  
to the Church.*

This is an important canon on the treatment of converts from the Novatians or self-styled ‘Cathari.’ Novatian (wrongly called Novatus by Eusebius and other Greek writers, although Eusebius preserves a passage in which Dionysius of Alexandria writes the name correctly, vii. 8) was a Roman presbyter of learning and high character, who, after being passed over in the election of the Roman see, made a schism in A.D. 251, and procured for himself a clandestine and irregular consecration. His plea was that the Church had fallen into laxity

on a cardinal point of discipline. Persons who had lapsed under persecution and professed repentance, ought not, he maintained, under any circumstances, to regain their forfeited Christian privileges. They were not, indeed, to despair of Divine forgiveness: but they were not to be assured of it through the Church's instrumentality. God might forgive, but His ministers might not absolve them (Soc. i. 10 : iv. 28). This was Novatian's principle: and those who adopted it called themselves 'the Pure,' as being content to make great sacrifices for the sake of maintaining Christian strictness. The assumption of this title naturally provoked the Catholics to denounce them as self-righteous (cp. Euseb. vi. 43; Agustine, Hær. 58 ; cp. Tillemont, iii. 482) and as on that ground *impure* (Epiphan. Hær. 59. 6). But in an age when devout minds sincerely dreaded the influence of the world over the Church, the standard of 'purity' and 'discipline' attracted many adherents: the Novatians were led by consistency to apply their maxim to the two other chief sins, murder and adultery: they copied the Montanists in the prohibition of second marriages; they extended their sect, by the foundation of rival episcopates, through various countries, and particularly in Phrygia and Paphlagonia, where the grave temperament of the people (Soc. iv. 28) would predispose them to welcome an austere type of religion. Constantine is said to have invited to the Nicene Council a Novatian bishop named Acesius, and when the Creed was settled and the Easter question determined, to have asked him whether he agreed with these decisions. 'Yes,' he answered; 'they are in accordance with what I have been taught.' 'Why then do you stand aloof from the Church's communion?' Acesius stated the Novatian principle, whereupon the emperor, with humorous impatience, bade him 'set up a ladder, and climb up into heaven by himself' (Soc. i. 10).

But there were Novatian clerics who, unlike this prelate,

were minded to conform to the Church—which is for the first time called in this canon, and in the anathema at the end of the original Nicene Creed, ‘Catholic and Apostolic.’ The Council resolved, ὅστε χειροθεουμένους τούτους μένειν οὗτως ἐν τῷ κλήρῳ. Here is a difficulty: what is the force of this participle? (1) It seems that, whatever the *χειροθεσία* was, the canon points to it as connected with the future treatment of the persons in question. Although the Greek commentators, and the compilers of the Arabic canons, followed by Beveridge, understand it as meaning, ‘supposing they have previously received *χειροθεσία*,’ i. e. in their former sect, ‘they may then (*οὕτως*) continue in the clerical body,’ or in their clerical position, yet the use of a present rather than an aorist participle supports the Latin translators, e.g. ‘ut impositionem manus accipientes’ (Dionysius), ‘ut per manus impositionem’ (Prisca, Antiquissima), ‘ut manus eis impositio fiat’ (Vetus.), that is, ‘they are to remain in the clergy on condition of receiving *χειροθεσία*.’ (Compare a like use of *οὕτως* in Basil, Epist. 188. 1.) So Pope Innocent I. understood it, ‘ut accepta manus impositione, sic maneant in clero’ (Epist. 22. 5). And so Hefele takes it. But then (2) what sort of *χειροθεσία*? The Apostolic Constitutions (ii. 41) mention a *χειροθεσία* which accompanied the absolution of penitents, and which is referred to in the dictum, ‘A presbyter *χειροθετεῖ*, οὐ *χειροτονεῖ*’ (ib. viii. 28); and so Augustine says, ‘manus hæreticis correctis imponitur’ (de Bapt. v. s. 33); and so it has been supposed that the canon requires the ex-Novatians to receive a benedictory imposition of hands, which would seal their reconciliation to the Church, and give them ‘mission’ to officiate within its pale (see Tillemont, iii. 477, and Hefele). On this view the Council would recognise Novatian ordinations as valid, though irregular; and the next paragraph of the canon may seem to favour such an interpretation. Against this it is urged that *χειροθεσία* would here more naturally mean ordination

(compare Neocæs. 9, Antioch. 10, Chalc. 6, and *χειρεπιθεσία* in Euseb. vi. 43, and the use of *χειροθετέων* for ‘to ordain,’ in the Council’s letter, Soc. i. 9; that Theophilus of Alexandria, in a ‘canonical’ answer, explains *χειροθετουμένους* in this passage by saying, ‘The great Council ordered that the self-styled Cathari, on joining the Church, *χειροτονεῖσθαι*’ (Mansi, iii. 1257), which naturally means ‘should be ordained’; that the Council settled the less serious case of the Meletian schismatics by ordering that, on their return to the Church, those who had been ‘appointed bishops by him should be confirmed *μυστικωτέρᾳ χειροτονίᾳ*,’ which naturally means ‘a more sacred ordination,’ (see Valesius and Routh, Scr. Opusc. i. 416, and compare *χειροτονηθέντων* a few lines above, evidently meaning those who were ordained by Meletius), although Tillemont (vi. 814), Neale (Hist. Alex. i. 146), and Hefele would explain *χειροτονίᾳ* also in that passage as a mere benedictory imposition of hands, which should give licence to officiate:—and that Basil probably represents the general Eastern view when he says that Novatians, as schismatics, have no power to ordain (Epist. 188. c. 1). This interpretation of *χειροθετουμένους* is emphasized by the Isidorian rendering, ‘ut ordinentur,’ and that of Philo and Evarestus, ‘eos ordinatos’; and yet more by Rufinus, ‘sed ordinatione data,’—words which Beveridge seems to overlook (Annot. p. 67).

But further, besides receiving this ‘laying on of hands,’ the ex-Novatians are before all things to give written promise that they will adhere to all the decrees (*δόγμασι*, used as in Acts xvi. 4) ‘of the Catholic Church’ on all points; two being expressly specified. (1) Those who have married twice are not to be treated as sinners unfit for Church fellowship. ‘Digamy’ on the part of a lay Christian was indeed regarded as a weakness (cp. Clem. Alex. Strom. iii. s. 82), mainly from the consideration indicated in 1 Cor. vii. 39, 40 (cp. Routh, Rell. Sac. iv. 195) and enforced by a dread of the coarse and self-indulgent tone of mind so commonly associated with marriage before

the Christian principle, investing it with a mysterious sanctity, had had time to ‘leaven the whole lump.’ An individual Church writer, like Athenagoras, might go further, and call it ‘a specious adultery’ (Legat. 33), thereby approximating to the Montanist position (cp. Tertull. de Monogam. 9), afterwards adopted by the Novatians, but given up by most of them in the fifth century (Soc. v. 22). But when Gibbon ascribed this view to the Catholic Church of early ages (ii. 187) he ignored the context of a passage of Justin Martyr (Apol. i. 15) which refers to the case of a man putting away his lawful wife and then marrying another; and he forgot that Tertullian bears witness that Churchmen, or, as he calls them, ‘the psychics’ (or unspiritual), treated the Montanist view as heretical (de Monog. 2). It must however be owned that the Neocæsarean Council of 314 had gone so far as to impose a slight penance on digamists (can. 7; cp. Basil, Epist. 188. 4). The question was afterwards raised whether the apostle’s words, *μᾶς γυναικὸς ἄνδρα* (1 Tim. iii. 2), which were understood to make digamy, i. e. successive second marriage, a disqualification for the presbyterate, applied to one who had lost his first wife before his own baptism: and Jerome argued that such a man might be ordained (Epist. 69), though Augustine (de Bono Conj. 21) and Innocent I. (Ep. 2. 6) held otherwise. The 17th Apostolic canon had explained the disqualification as pertaining to him who had been ‘involved in two marriages after his baptism.’ (2) The Council requires the ex-Novatian to communicate with those who had lapsed in the persecution. The term *παραπεπτωκόσιν*, thus used, reminds us of Heb. vi. 5: it is also similarly used by Dionysius of Alexandria (ap. Euseb. vi. 42). The lapsed were to do penance for a prescribed period (compare Cyprian, Epist. 55. 4, etc. and the 3rd canon of Peter of Alexandria, who had suffered martyrdom fourteen years before the Council, Routh, Rell. Sac. iv. 26).

The Council then orders that ‘wherever in cities or villages

no other persons are found to have been ordained (*πάντες* should apparently be corrected to *πάντη*, anywhere) ex-Novatians who are thus found in the clerical order shall continue in the same rank as that which they held in their former communion. *Σχήματι* means external position or status (see on c. 19). On the second of the two views stated above, reordination must be presumed (see the Isidorian and the Antiquissima). ‘But if in the place where they come over to the Church there is a Catholic bishop or presbyter’ (Hefele suggests that perhaps we should read *πον* for *τοῦ*), ‘it is clear that the bishop of the Church must hold the dignity of *the* bishop, while he who was styled a bishop among the so-called Cathari must have the rank of a presbyter, unless the bishop shall think good to allow him the honorary title (of bishop). If the bishop is not pleased to do so, he must find him a position as chorepiscopus or as presbyter, in order that he may appear to have a real clerical status. This provision is to prevent the anomaly of there being two bishops in one city.’

The ‘honorary rank of bishop,’ implying the episcopal character without episcopal jurisdiction, was conceded by this Council to Meletius (Soc. i. 9) and by the Council of Ephesus to an ex-metropolitan named Eustathius, who had weakly resigned his see (Mansi, iv. 1476).

This concluding passage of the canon raises the question of the functions of the Chorepiscopi or ‘rural bishops.’ It is probable that at this period the name was given to men who had really received the episcopal character, but who were by the terms of their appointment obliged to act under restrictions, and as deputies, in the rural districts, of the bishops of cities. This view, which is that of Beveridge (Annotat. p. 176), Bingham (ii. 14. 4), Routh (Rell. Sac. iv. 156, 204), Newman (note in Transl. Fleury, vol. i. p. 59), Bishop Chr. Wordsworth (Church Hist. i. 46), Haddan (Dict. Chr. Antiq. i. 354), and Gore (Christian Ministry, p. 372), is not seriously affected by the comparison drawn in the 13th

Neocæsarean canon between Chorepiscopi and the seventy disciples of Luke x. 1; it is supported by the apparent meaning of ‘bishops of neighbouring country districts’ as distinct from ‘bishops of cities’ in the synodal letter of the first Council of Antioch (Euseb. vii. 30, see Valesius), and more distinctly by the 10th canon of the Dedication Council of Antioch, which forbids chorepiscopi, ‘although they have received episcopal χειροθεσίαν’ (see Zonaras), to ordain deacons or priests without leave from the actual bishop of the city (while the 13th Ancyrene canon seems to mean that chorepiscopi ought not even in the country to ordain priests and deacons, ‘and at any rate not to ordain priests for the city without the leave of the bishop in each diocese,’ reading ἐκάστη for ἐτέρᾳ); by Athanasius’ statement that the district of Mareotis had never had either ‘bishop or chorepiscopus, but only presbyters in charge of its villages’ (Apol. c. Ari. 85); by the curious passage in which Gregory Nazianzen complains that, although, after that division of the province of Cappadocia which took away from the metropolitan see of Cæsarea most of its suffragan bishoprics, it still retained fifty chorepiscopi, ‘yet Basil, as if these were too few for him,’ had erected a new bishopric at Sasima, and constrained him, Gregory, to accept it (*Carm. de Vita sua*, 447); and by one of Basil’s own letters to these same chorepiscopi, in which, although he restrains the discretion allowed to their class in the Antiochene canon by requiring them to consult him before admitting men even to minor orders, he clearly distinguishes them from presbyters (*Epist. 54*). It is observable that fifteen chorepiscopi, of whom five were from Cappadocia, where cities were then few (*Ch. Quart. Rev.* xxvi. 321), signed the Nicene decrees. The 57th Laodicene canon ordering that ‘in villages and country districts no bishops shall thereafter be appointed, but only visitors (*περιοδευταῖ*), and that the bishops already appointed shall not act without consent of the bishops of the city, even as the priests may

not act without it,'—has been interpreted in different ways. Suicer, who considers chorepiscopi to have been merely presbyters deputed to act for the bishop, thinks that it was resolved to prevent them from being confounded with bishops, and therefore to change their name. But the canon does not say that they are to be called visitors, any more than that no 'other class of bishops' than 'visitors' are to be appointed in villages (Hatch's Bamp. Lect. p. 194), but simply that visitors are to be substituted for them. It certainly appears to regard them as really bishops, although restricted in their action by the terms of their appointment: and its motive, so to speak, is akin to that of the 6th Sardican canon, which forbids the appointment of a bishop 'in vico aliquo, aut in modica civitate,' where a single presbyter is sufficient, lest the episcopal title and dignity should be cheapened, see Leo I. in Epist. 12, 10: comp. Wilkins, Concil. i. 363, for the removal of three English sees to cities by a synod in 1075. The Laodicene decree was not universally observed even in Asia Minor: we hear of Timotheus, a Cappadocian chorepiscopus, in the beginning of the fifth century, who ordained Elpidius as priest for a monastery (Palladius, Hist. Lausiac. 106); and Cæsarius, 'chorepiscopus of the city of Arca,' appears among the bishops who signed the deposition of Nestorius (Mansi, iv. 1217). But generally the title became a designation of priests who were somewhat analogous to our rural deans, or the 'vicarii foranei' of the diocese of Milan; Theodoret, in 449, employs as his messenger to Leo the Great two presbyters whom he calls chorepiscopi (Epist. 113); in the Arabic canons translated by Turrianus, the chorepiscopus, while competent to ordain young clerics, takes rank below the archdeacon (whereas in Ecchellensis' version he is to 'appoint priests,' not, as in the former, to 'procure' their ordination, Mansi, ii. 970, 999); and the chorepiscopi whom the 2nd Nicene Council describes as having, like abbots, the power of ordaining readers with the bishop's permission

(c. 14), were clearly not real bishops (Robertson, *Hist. Ch.* ii. 429). Towards the close of the twelfth century, Balsamon thus curtly ends his note on the 13th Ancyran canon: ‘I had thought of writing something on this; but since the order of chorepiscopi has long become utterly obsolete, I have no mind to lose my labour.’ In the West the first genuine mention of chorepiscopi is in the 3rd canon of the Gallican Council of Riez (A. D. 439), which, expressly referring to this Nicene canon, allows the deposed bishop Armentarius to rank as a chorepiscopus, if a bishop grants him a church, and there to administer confirmation, but no ordination whatever. The Western chorepiscopi appear to have ‘acted without due subordination to their diocesans, and thus aroused a strong feeling of hostility’ (see *Dict. Chr. Antiq.* i. 354); we find the reality of their episcopal character denied, apparently, by Gallican synods of the ninth century (e.g. Meaux, c. 44, in 845, Mansi, xiv. 829), but upheld by Raban Maur (*Harduin*, v. 1517), and more explicitly by Nicolas I. (Mansi, xv. 390). The statement that Leo IV., when consulted by Charles the Great, declared that they were not bishops, and ought to be condemned and exiled,—which Baluze included in his edition of the Capitularies, and assigned to 803,—is rejected as spurious by Pertz (*Mon. Germ. Hist. Legum*, ii. app. p. 118, cp. ib. p. 128). But the order gradually died out: when Gervase (*Act. Pontif. Cantuar.* in *Hist. Angl. Scriptores Decem*, 1650) mentions a line of bishops of St. Martin’s at Canterbury, who were ‘as chorepiscopi to the archbishops in Saxon times’ (one of whom, Eadsige, died in 1050), the name is obviously used for ‘episcoporum urbicorum vicarii’ rather than ‘episcopi rurales’ (*Routh, Rell. Sac.* iv. 156); while in some continental dioceses it became attached to archdeacons or cathedral dignitaries.

The arrangement made by the Council as to an ex-Novatian bishop is recommended as preventing an anomaly: ‘that there may not be two bishops in one city.’ The theory of the

episcopate implied that each diocesan church should have one and only one chief pastor, representing within its area the One invisible and Supreme Bishop. Cornelius of Rome had sarcastically described ‘the rigorist’ disciplinarian Novatian as ‘not aware that there ought to be but one bishop in a Catholic church’ (Euseb. vi. 43); and so Cyprian says that schisms arise from forgetting ‘that there is one bishop (sacerdos) at a time in a church’ (Epist. 59. 7; cp. ib. 61. 2; 66. 5); and what Epiphanius says of (Egyptian) cities, Alexandria excepted, having two bishops (Hær. 68. 6), refers to the Meletian schism. The principle is not so much enforced as assumed by the Council. The most vivid expression of it was the reply of the Roman Church-people, in 357, to Constantius’ proposal of a dual episcopate to be shared by Liberius with Felix: ‘One God, one Christ, one bishop!’ (Theod. ii. 17). Sometimes, for peace’ sake, proposals were made which involved a temporary departure from it, as when Meletius is said to have suggested to his rival Paulinus that they should place the Gospels on the throne, and sit on each side of it, as joint-pastors of an united flock (Theod. v. 3); and again in the Conference of Carthage, (Collat. Carthag. c. 16, Mansi, iv. 62; see Bingham, ii. 13. 2). But, on the whole, the maxim was treated as fundamental: it was urged by Chrysostom against the Novatian bishop Sisinnius (Soc. vi. 22); and Augustine was so fearful of infringing it, that he regarded this Nicene canon as a bar to the appointment of an episcopal coadjutor (Epist. 213), such as he himself had been under Valerius, and as Alexander of Jerusalem had been under Narcissus (Euseb. vi. 11). This scruple, indeed, was needless; for by ‘two bishops’ the Council clearly meant two diocesans. The appointment either of a ‘bishop coadjutor’ or of a ‘bishop suffragan’ is no violation of the principle: for the diocesan remains sole bishop ‘of’ his church. (Bingham ii. 13. 4.)

## CANON IX.

*On the case of persons who ought not to have been ordained.*

This canon brings us back to one of the topics of Canon 2. It supposes (1) the case of persons who ‘have been promoted to the presbyterate’ without that due ‘scrutiny’ of their conduct which is required implicitly by 1 Tim. v. 22 (assuming that text to refer to ordination), expressly by ib. iii. 2 and Tit. i. 7, and was always insisted on by the ancient Church. ‘Præsident probati quique seniores,’ says Tertullian (*Apol.* 39); and not very long after his time the custom was so much a matter of notoriety, that Alexander Severus avowedly imitated it by causing the names of men designated for high provincial office to be published, and ‘exhorting the people ut si quis quid haberet criminis, probaret manifestis rebus,’ *Lamprid.* 45 (compare the bishop’s addresses to the people in our *Ordinal*). Cyprian, somewhat later, tells his clergy and laity that it is his custom before holding an ordination ‘to consult them, et mores et merita singulorum communi consilio ponderare’ (*Ep.* 38. 1), and again that men ought to be ‘selected ad sacerdotium Dei plena diligentia et exploratione sincera’ (*Ep.* 67. 2). Similarly the Council of Elvira (c. 24) orders that persons baptized abroad be not ordained ‘in another province, because their lives can be but little known.’ The 61st Apostolic canon directs that no Christian shall be ordained against whom a charge of ‘fornication or adultery, or any other forbidden action,’ has been made good. So, after the Nicene Council, a Sardican canon observes, as a recommendation of a graduated promotion to the episcopate, that by means of it ‘potest probari qua fide sit, quave modestia (the Greek has ἡ τῶν τρόπων καλοκάγαθία), gravitate, et verecundia’ (can. 10). Basil rebukes

his chorepiscopi for neglecting due inquiry before admitting to minor orders (Ep. 54); Chrysostom says, ‘the ordainer must first πολλὴν ποιεῖσθαι τὴν ἔρευναν’ (de Sacerd. iv. 2), and more fully in his comment on 1 Tim. v. 22, “‘Not quickly’ means, not after one, or two, or even three testings, but after frequent investigation and strict examination, for the matter is not without risk.’ Theophilus of Alexandria directs that the bishop, before ordaining a man, shall ask whether the people can bear witness in his favour (Mansi, iii. 1257); and the Council of Hippo decrees that no one be ordained unless he is approved ‘by the bishops’ examination or the people’s testimony’ (ib. iii. 922). Such testimony was given (as in the case of bishops, Euseb. vi. 29, etc.) by an acclamation, ‘He is worthy,’ which in the Eastern Ordinal is still uttered by the choir. See a story in Philostorgius, ix. 10.

(2) The second case supposed by this canon is that of candidates who, when thus examined as to their conduct ‘confess sins’ which ought to disqualify them, and yet are ordained by too indulgent bishops, who, ‘being induced to act contrary to rule,’ i.e. moved by their entreaty or by the urgency of friends, ‘lay hands upon them.’ Among the sins alluded to, those of unchastity would doubtless be prominent: (compare the 9th and 10th canons of Neocæsarea); but the Arabic paraphrase strangely omits them, and mentions the marrying of two or of three wives or of a divorced woman,—together with acts of idolatry or divination (Mansi, ii. 714).

It is in reference to both of these cases that the canon says, ‘Such persons the rule does not admit of’ (Philo and Evarestus add, ‘but rejects’), ‘for it is only irreproachable characters (on τὸ ἀνεπίληπτον compare c. 19, and see 1 Tim. iii. 2, v. 7) that the Catholic Church vindicates,’ and will uphold in her ministry. The person thus proved to be not irreproachable ‘is deposed,’ says Balsamon,—a phrase which, of course, can only apply properly to the second case, but may be applied popularly to the first, as in c. 19.

CANON X.

*The same subject continued.*

This is the first of five canons relating to the penitential discipline.

It was a rule that ‘lapsed’ persons were not to be ordained: as Cyprian expressed it, ‘although admitted to penance, they must be kept out of all clerical ordination and all sacerdotal dignity’ (Epist. 67. 6), just as clerics who ‘for fear of man’ denied Christ were not only deposed, but excommunicated (Apost. can. 62, with Balsamon’s note). ‘How,’ asks Zonaras, ‘can he be a priest, who is not thought worthy of the sacraments throughout life, until he is dying?’ Even the Arians could not venture to ordain the ‘sophist’ Asterius, because he had ‘sacrificed’ during a persecution (Athan. de Synod. 18). So here the Council contemplates the case of such persons having been promoted to orders. Here προχειρίζομαι, which in the Council’s letter (Soc. i. 9) apparently means ‘to propose for ordination,’ is used as in Mansi, vii. 345, προχειρίσασθαι . . . πρόεδρον, and in the Eastern ordination-formula, ‘The Divine grace . . . promotes, προχειρίζεται, N. to this or that order or office’; comp. Apost. can. 80. The Council proceeds, ‘Whether the ordainer acted in ignorance or with full knowledge of what he was about to do, this cannot prejudice the Church’s rule: for such persons, when their disqualification is made known, are deposed.’ This ‘rule’ cannot be Apost. can. 62, which deals with the case of a person lapsing after ordination. On this use of καθαιρεῖσθαι see c. 17 and Eph. 4, 5, 7: it occurs in thirty-eight of the Apostolic canons, and is equivalent to the phrases ‘being made to cease from belonging to the clergy,’ or ‘from ministration’ (Nic. 2, 18), and ‘falling from their degree’ (Eph. 2, 6: Chalc. 2, 10, 12, 18, 27). Bingham describes καθαιρεσίς as a ‘total and perpetual sus-

pension of the power and authority committed to a clergyman in his ordination' (xvii. 1. 6). It is thus clearly distinguished from what is called the nullifying of an ordination (Nic. 16, cp. Apost. can. 76).

### CANON XI.

*On the penance of those who lapsed in a recent persecution.*

The Council now passes to a kindred point. How are those persons to be treated who fell away (the word *παραβάντων* is illustrated by Athanasius' use of *παραβάτης* for a renegade, Encycl. 3) without that excuse which, as Cyprian so fully admits in a most vivid passage (de Lapsis, 13, compare also Peter of Alexandria's 1st canon), the infliction of torture might be deemed to supply? For under the mild persecution of Licinius, who did not go so far as to proscribe Christianity (Mason's Persec. of Dioclet. p. 307), some Christians had consented to abjure their religion while they were in no 'peril' of life or limb, and had not undergone such confiscation of goods as had been resorted to in some cases by the 'extortioner,' who, as Eusebius puts it, 'seized upon any one's property as a windfall' (Vit. Const. i. 52). These men had, in short, suffered no 'pressure' of any kind: they were simply scared by the prospect, or probably, like the persons contemplated in the 6th canon of Ancyra, by the threat, of exile, of penal servitude, of loss of promotion in the civil or military service. To them, therefore, Cyprian's equitable judgment was inapplicable: they 'did not deserve indulgent treatment' (see on can. 5); yet 'the Council resolved to deal kindly' with them, on the supposition that they were 'genuinely sorry' (*μεταμελεῖσθαι* is here equivalent to *μετανοεῖν*, as in Chalc. 7) for weakness which had brought them so exceptionally low; compare Peter of Alexandria

on those who ‘deserted without having suffered anything, but now are come to repentance’ (Routh, Rell. Sac. iv. 25). The contrition, says Zonaras, must be ‘real, not affected,—fervent, thoroughly earnest.’

And now we have before us the classification of penitents, as it had by that time established itself in the Church (see Bingham, xviii. 1. 4–6). We shall best understand it by placing ourselves, in imagination, within the precincts of a Christian basilica of the period. (1) In front of the ‘proaulion,’ propylæon, or vestibule, we see on each side of the gateway disconsolate ‘Mourners’ or ‘weepers,’ *προσκλαιόντες*, ‘lugentes,’ who were rather ‘candidates for penance,’ as Beveridge strikingly expresses it (Annot. p. 71), than penitents in the technical sense, and so are not mentioned in this canon. St. Basil describes them as ‘weeping beside the church gate’ (Epist. 199. 22; cp. ib. 217. 56, 75) and entreating those who passed in to pray for them, that they might be allowed to enter the church as penitents; and Socrates helps us to associate them with the story of the miserable time-serving sophist Ecebolius (iii. 13) who, having apostatized under Julian, repented under Jovian, and prostrated himself at the gate of the cathedral of Constantinople, crying out, ‘Tread me under foot! I am the salt that has lost its savour.’ But the custom was as old as the time of Tertullian (de Pœnit. 7, de Pudic. 13), and Zephyrinus (Euseb. v. 28). But it was only the worst offenders who were required to pass through this first stage. (2) We go on into the ‘narthex’ or ‘pronaos’ (see Neale, Introd. Hist. East. Ch. i. 207); and passing by the two classes of catechumens, and the ‘possessed’ or energumens, who, according to Beveridge, were the persons called *χειμαζόμενοι*, we come to the first class of penitents proper, who, like the lower class of catechumens at this time, were called Hearers, *ἀκρούμενοι* (Ancyr. 4, etc.; Basil. Epist. 217. 56, 57, etc.). (Possibly the change of the junior catechumens’ designation, referred to above, was designed to

prevent this verbal confusion.) (3) Passing through the ‘royal gates’ (cf. Neale, Introd. East. Ch. i. 196) into the ‘naos,’ regarded by Greek commentators as the church proper (so Beveridge in his ‘Ichnographia’), we observe the second class of penitents called Kneelers, *γονυκλίνοντες* (a term also applied in Neocæs. 5 to the higher class of catechumens), *ὑποπίπτοντες*, *succumbentes*, *substrati*. Their status is described, in several Ancyran canons, and by St. Basil, as *ὑπόπτωσις*, and he once calls it specifically *μετάνοια* (Epist. 199. 22). It had been alluded to in 258 by St. Gregory of Neocæsarea, can. 8 (Routh, Rell. Sac. iii. 263). While they thus knelt with bowed heads, or prostrated themselves, the bishop was accustomed to offer a solemn prayer over them (see, e.g. the ‘Clementine’ form, in Hammond’s Liturgies, p. 7), after which they were dismissed, and the ‘Liturgy of the faithful’ began. (4) Yet further on, and near the ambon or readers’ desk, we should see those who, having completed the exercises of ‘public confession’ (*έξομολόγησις*, see Bingham, xviii. 3. 1, and Transl. Tertull. in Lib. Fath. p. 377) in the class of Kneelers, had ascended to the highest grade of penance, or who, having confessed their crime, were at once placed in it, (see Pelliccia, Polity of Christian Church, E. T. p. 433); these were called *συνιστάμενοι*, or ‘Consistentes,’ as being allowed to ‘stand with’ the faithful (see below, on c. 20) throughout the Eucharistic service, but not to take part with them either in the presentation of offerings, e.g. the bread and wine which the celebrant used as, or from which he selected, the elements (Neale, i. 339 : Hammond, p. xxxii : see St. Cyprian de Opere et Eleem. 15, Elviran can. 28, and the Liturgy of St. James, Hammond, p. 44, and ib. p. 308 on the existing Milanese use, and also Notes on the Prayer Book included in Cosin’s Works, v. 322), or in the subsequent reception of the Eucharist. As Basil says, they were to ‘refrain from participation of the Good Thing’ (Epist. 188. 4 ; comp. ib. 217. 75 ; in 217. 57 he says ‘the holy things’), attendance without

communicating being thus the badge of a position below that of the faithful, as in the celebrated case of the ‘Tall Brothers,’ who, after withdrawing from Egypt, were treated by Chrysostom at Constantinople as temporarily under a cloud, in consequence of the displeasure of their own bishop Theophilus; and therefore, while permitted to ‘join in the prayers,’ that is, in all the prayers of the Liturgy, were debarred from ‘communion in the mysteries’ (*Soc.* vi. 9). These prayers (compare *Apost. can. 10*,  $\tau\hat{\eta}$  προσευχῆ) were largely intercessory (see Hammond, p. 18, etc.). The absolute use of προσφορά (like δῶρον above, c. 5) for the Eucharistic offering is found in *Apost. can. 9*, *Ancyr. 5–9, 16, 24*, *Laodic. 58*, *Basil. Ep. 217. 56*, etc.; see *Julius I.* in *Athanasius, Apol. c. Ari. 28*, ‘How could προσφορὰν προκείσθαι when catechumens were present?’ and compare *Tertullian*, ‘quod confirmat oblatio’ (*ad Ux. ii. 9*). See the kindred term θυσία in *Apost. can. 3, 46*. This gradation of penitents subsisted in the West, in some form or other, until the ninth century, but the custom of dismissing penitents at a certain point in the service became obsolete in the seventh, and ‘canonical penance was resorted to only for those who had publicly confessed, or been convicted of, their sins’ (*Pelliccia, ib. pp. 436, 443*).

The Nicene Council had some recent precedents for a graduated scale of penances, imposed as a test no less than as a penalty. The Council of Ancyra, for instance, had ordered those who had sacrificed to idols under pressure, but had afterwards ‘looked cheerful’ at the idol-feast,—to be Hearers one year, Kneelers three, and ‘Consistentes’ two, and then to come to ‘the perfection’ of Christian privilege in Holy Communion; whereas those who had ‘wept during the feast,’ yet had eaten, were to be Kneelers three years,—if they had *not* eaten, two,—and then, for another year, to communicate in prayers only;—and those who had brought and eaten their own victuals only ‘were to be Kneelers two

years,' and then admitted 'with or without the oblation,' according to the bishop's estimate of their general conduct. Those who had repeatedly sacrificed, though 'under force,' were to be Kneelers four years, and Consistentes two. Those who had actually forced, or been the occasion of forcing, their brethren to apostatize, were to be Hearers three years, Kneelers six, Consistentes one: 'their whole conduct' was also to be scrutinized. To come nearer the present point, those who had yielded to threats of exile or loss of property, and had not until recently given token of repentance, were to be Hearers until the next Easter, Kneelers three years, Consistentes two. With somewhat greater severity, the Nicene fathers direct the 'lapsed,' being baptized laymen or 'faithful,' whose case was before them, to stand among the Hearers for three years, to be Kneelers for seven, and then for two years to 'take part' (lit. communicate) 'with the people in the prayers' (of the Eucharistic service, but) 'apart from oblation,' as the Prisca says, 'sine Eucharistia' (compare Basil, 'without communion,' Epist. 217. 58). For *οἱ πιστοί* Beveridge reads *ὡς πιστοί*, which spoils the sense. The Vetus has 'baptizati.' On *τρία ἔτη ποιήσουσιν* see Acts xx. 3.

## CANON XII.

*The same subject continued.*

This canon, which in the Prisca and the Isidorian version stands as part of canon 11, deals, like it, with cases which had arisen under the Eastern reign of Licinius, who having resolved to 'purge his army of all ardent Christians' (Mason, Persec. of Diocl. p. 308), ordered his Christian officers to sacrifice to the gods on pain of being cashiered (compare Euseb. H. E. x. 8; Vit. Con. i. 54). It is to be observed here that military life as such was not deemed unchristian.

'The case of Cornelius was borne in mind. 'We serve in your armies,' says Tertullian, *Apol.* 42 (although later, as a Montanist, he took a rigorist and fanatical view, *de Cor.* 11); and compare the fact which underlies the tale of the 'Thundering Legion'—the presence of Christians in the army of Marcus Aurelius. It was the heathenish adjuncts to their calling which often brought Christian soldiers to a stand (see Routh, *Scr. Opusc.* i. 410), as when Marinus' succession to a centurionship was challenged on the ground that he could not sacrifice to the gods (*Euseb.* vii. 15). Sometimes, indeed, individual Christians thought like Maximilian in the *Martyrology*, who absolutely refused to enlist, and, on being told by the proconsul that there were Christian soldiers in the imperial service, answered, 'Ipsi sciunt quod ipsis expedit' (*Ruinart, Act. Sinc.* p. 341). But, says Bingham (xi. 5. 10), 'the ancient canons did not condemn the military life as a vocation simply unlawful . . . I believe there is no instance of any man being refused baptism merely because he was a soldier, unless some unlawful circumstance, such as idolatry, or the like, made the vocation sinful.' After the victory of Constantine in the West, the Council of Arles excommunicated those who in time of peace 'threw away their arms' (can. 2). In the case before us, some Christian officers had at first stood firm under the trial imposed on them by Licinius. They had been 'called by grace' to an act of self-sacrifice (the phrase is one which St. Augustine might have used); and had shown 'their eagerness at the outset' ('primum suum ardorem,' Dionysius; Philo and Evaristus more laxly, 'primordia bona'; compare *τὴν ἀγάπην σων τὴν πρώτην*, *Rev.* ii. 4). Observe here how beautifully the ideas of grace and free will are harmonized. These men had responded to a Divine impulse: it might seem that they had committed themselves to a noble course: they had cast aside the 'belts' which were their badge of office (compare the cases of Valentinian and Valens, *Soc.* iii. 13, and of Bene-

volus throwing down his belt at the feet of Justina, Soz. vii. 13). They had done, in fact, just what Auxentius, one of Licinius' notaries, had done, when, according to the graphic anecdote of Philostorgius (Fragm. 5), his master bade him place a bunch of grapes before a statue of Bacchus in the palace-court; but their zeal, unlike his, proved to be too impulsive,—they reconsidered their position, and illustrated the maxim that in morals second thoughts are *not* best (Butler, Serm. 7), by making unworthy attempts,—in some cases by bribery,—to recover what they had worthily resigned. (Observe the Grecised Latinism **βενεφικίοις**, and compare the Latinisms of St. Mark, and others in Euseb. iii. 20, vi. 40, x. 5, and *μεμορίτης* in the Acts of Chalcedon, Mansi, vii. 61.) This the Council describes in proverbial language, probably borrowed from 2 Pet. ii. 22, but, it is needless to say, without intending to censure enlistment as such. (We may note, in passing, the absurd way in which the Arabic paraphrast of the canon drags in the monastic idea,—‘whoever has . . . sought to lead a monastic life, but afterwards, abandoning the service of God, has returned to the world, as a dog to its vomit,’ Mansi, ii. 715. John Scholasticus takes a similar view. Even in the Vetus the title adopted is rather misleading, ‘et iterum *ad sæculum* sunt conversi.’) They now desired to be received to penance: accordingly, they were ordered to spend three years as Hearers, during which time ‘their purpose, and the nature (*εἶδος*) of their repentance’ were to be carefully ‘examined.’ Again we see the earnest resolution of the Council to make discipline a moral reality, and to prevent it from being turned into a formal routine; to secure, as Rufinus’ abridgment expresses it, a repentance ‘fructuosam et attentam.’ If the penitents were found to have ‘manifested their conversion by deeds, and not in outward show (*σχήματι*, compare above, p. 34), by awe, and tears, and patience, and good works’ (such, for instance, Zonaras comments, as almsgiving according to ability), ‘it would be

then reasonable to admit them to a participation in the prayers,' to the position of Consistentes, 'with permission also to the bishop to come to a yet more indulgent resolution concerning them,' by admitting them to full communion. This discretionary power of the bishop to dispense with part of a penance-time is recognised in the 5th canon of Ancyra and the 16th of Chalcedon, and mentioned by Basil, Epist. 217. c. 74. It was the basis of 'indulgences' in their original form (Bingham, xviii. 4. 9).

But it was too possible that some at least of these 'lapsed' might take the whole affair lightly, 'with indifference,' *ἀδιαφόρως*—not seriously enough, as Hervetus renders,—just as if, in common parlance, it did not signify: the 4th Ancyrene canon speaks of 'lapsed' who partook of the idol-feast *ἀδιαφόρως*, as if it involved them in no sin (see below on Eph. 5, Chalc. 4). It was possible that they might 'deem' the outward form of 'entering the church' to stand in the narthex among the Hearers (here, as in c. 8, 19, *σχῆμα* denotes an external visible fact) sufficient to entitle them to the character of converted penitents, while their conduct out of church was utterly lacking in seriousness and self-humiliation. In that case there could be no question of shortening their penance-time, for they were not in a state to benefit by indulgence; it would be, as the Roman presbyters wrote to Cyprian, and as he himself wrote to his own church, a 'mere covering over of the wound' (Epist. 30. 3), 'an injury' rather than 'a kindness' (de Lapsis, 16); they must therefore 'by all means' go through ten years as Kneelers, before they can become Consistentes. The reading here followed, *τὸ σχῆμα τοῦ εἰσιέναι*, is on all accounts preferable. It was the one known to Philo and Evarestus, who render, 'et ingressum sibi sufficere arbitrii sunt,'—to Gelasius of Cyzicus, to Dionysius, who renders, 'aditum introeundi,' to the authors of other Latin versions—the Isidorian version, the Prisca, and the Vetus—to the author of the Arabic version, 'et

simulationem ingrediendi,' and to Zonaras, who describes the careless offender as content with being allowed to come into the church at all, and 'not grieved that he is stationed below the ambon, and goes out with the catechumens.' The reading which inserts  $\mu\eta$  before  $\epsilon\sigma\tau\epsilon\tau\alpha\iota$  puts an obvious strain on the phrase 'entering into the church,' as if it meant, 'deemed it enough to observe the prohibition of attending the Liturgy.' It seems to have puzzled the writer of the 'Antiquissima Interpretatio,' who tries to make sense of it by taking  $\mu\eta$  as = 'seldom,'—'vel negligentius se tractaverint, raro apparentes in domo Dei.'

### CANON XIII.

#### *Communion to be administered to Penitents in extremis.*

This is a deeply interesting canon: it answers the question, What is to be the treatment of persons who, before completing their penance, are attacked by mortal illness? 'Concerning those who are departing' (lit. going forth out of this life,  $\epsilon\xi\delta\delta\epsilon\nu\sigma\tau\omega\nu$ ,—the phrase, perhaps, was suggested by 2 Peter i. 15), 'the old and regular law shall still as heretofore be observed, to the effect that if any one is departing, he should not be deprived of the last and most necessary provision for his journey.' Here the 'any one' must be construed in connection with the preceding canons relating to cases of penance. It is to 'any one' of such persons that the canon directly refers. Suppose that such a penitent's life is despaired of; that he is, to all appearance, dying before he has gone through the prescribed period of discipline which would regularly entitle him to the full privileges of the faithful; what is to be done for him? The answer clearly means, 'let him have a final Communion'; as Rufinus says with

significant terseness, ‘*Vacuum nullum debere dimitti ; si quis sane, accepta communione, supervixerit, etc.*;’ or as Gregory of Nyssa, with solemn pathos, ‘The benevolence of the fathers ordained that a person in such circumstances should not be sent forth on that last long journey devoid of provision for the way, but after he had received the consecrated things’ (Ep. canon. ad Letoium, Op. ii. p. 121). Such a comment, the pith of which Balsamon gives in his phrase, ‘the excellent viaticum of the holy reception,’ and which agrees with the rendering of Philo and Evarestus, ‘novissimo juvamine . . . communione sumpta,’ and that of the Vetus, ‘si quis . . . communionem quæsierit, non eum tali viatico debere fraudari,’ may suffice to dispose of the paradox that the ‘viaticum’ in question was absolution without the Eucharist. See too Elviran, c. 32. The word ἐφόδιον, which here responds, as it were, to ἐξοδεύοι, is used in LXX. Deut. xv. 14 for the supplies to be given to a Hebrew bondman set free in the year of release, and similarly in a temporal sense by Clement of Rome (Ep. Cor. 2), and Socrates (vii. 21, in the beautiful story of the charity of Acacius); but is also applied spiritually, (1) to means of salvation in general (Phileas in Euseb. viii. 10, and compare Basil, de Spir. Sanct. s. 66, Theodoret, H. E. iv. 5), including good counsel (Athan. Vit. Anton. 3, ὁσπερ ἐφόδιον τι, Basil, Epist. 57, ἐφόδια), or prayer (ib. Epist. 174), or the study of Scripture (Isidore of Pelusium, Epist. ii. 73), or a benediction (Theodoret, Hist. Relig. 12), and (2) to the sacraments in particular, as (a) baptism, which Basil describes as τὰ ἐφόδια (Hom. 13. 5), as Gregory Nazianzen uses ἐφοδιάζω for baptizing a dying person (Orat. 40. 11), and (β) more emphatically, as in this passage, (perhaps with some reference to a spiritual application of 1 Kings xix. 8), to the Eucharist as received in the near prospect of death. So Paulinus, inaugurating, as it were, the Latin Church’s technical use of the phrase for a last Communion, says that Ambrose, ‘after receiving the Lord’s

Body, gave up the ghost, bonum viaticum secum ferens,' Vit. Ambr. 47. Gaudentius of Brescia, indeed, had already applied 'viaticum' to any Communion received amid the 'journey of life' (Serm. 2, addressed to the newly baptized, Collect. Patr. Brix. Eccl. p. 243): just as the Eastern Liturgy of St. Basil (Hammond, Liturgies, p. 126) and St. Mark's, enlarged from it (ib. p. 191), speak of devout communicants at an ordinary celebration as receiving the Eucharist *εἰς ἐφόδιον ζωῆς αἰωνίου*, as in the hymn of Thomas Aquinas—

'Ecce panis angelorum,  
Factus cibus viatorum.'

'But,' the canon proceeds, if the person in question, 'after having been despaired of, and received Communion (*πάλιν* in this clause seems a proleptic error of the copyist), should recover,' and 'again be found numbered among the living (on *ἐξετασθῆ*, cp. can. 1), let him rank with those who communicate in prayer only,' i.e. with the Consistentes, until he has completed his time. The text hardly bears out Balsamon's opinion that this refers only to those who had been co-standers before their illness: and Zonaras makes no such distinction. Rufinus alters the rule by saying, 'debere eum statuta tempora complere': as Gregory of Nyssa (l. c.) says that he must 'await the appointed time' in his former 'rank,' and as Sinesius, writing in 411 to Theophilus, says of such a case, 'Let him again be under the same penalty' (Epist. 67). On the other hand, Dionysius of Alexandria had ruled against 'binding' such a person 'again' (Ep. ad Basilidem, Routh, Rell. Sac. iii. 230); so that the Nicene canon represents a transitional view. The first Council of Orange, in 441, refers to this canon, saying that for penitents in these circumstances Communion suffices 'sine reconciliatoria manus impositione,' i.e. without formal absolution, 'according to the definitions of the fathers, who appropriately called such a Communion a viaticum: but if the persons should survive, they ought to stand in the rank of penitents,

and, after exhibiting necessary fruits of repentance, to receive Communion in the regular way (*legitimam*), with imposition of the hand' (Mansi, vi. 436). So the Council of Gerona in 517 speaks of penitents who, having fallen sick, 'receive through Communion the benediction which we deem a *viaticum*' (Mansi, viii. 550).

But the last clause of the canon, which Rufinus omits, covers a wider ground. 'But generally also, in the case of every person whatsoever at the point of death, who asks to receive the Eucharist, let the bishop, after testing his fitness to receive it, impart the oblation.' It is no longer a question of persons who have gone through part of their penance before they were stricken down. The Council takes pains to include 'every dying person whatsoever,' who asks for Communion in a right spirit, within the scope of this direction; ('generaliter autem homini morituro,' Philo and Evarestus; 'omnino autem cuilibet morituro,' Prisca; and similarly Dionysius). It opens wide the gate, so to speak, not only to those who, like the aged Serapion at Alexandria, had often since their fall expressed desire to do penance (Euseb. vi. 44), but to those who before their mortal illness had given no sign of contrition. Herein it seems to be enlarging the bounds of indulgence: this last clause does not appeal to any ancient law. Dionysius of Alexandria, indeed, had anticipated it when he gave orders that all dying persons 'who asked for remission' (including Communion, Beveridge, Annot. p. 79), 'and especially if they had begged for it before' (he does not say 'provided that' they had done so) should receive it (Euseb. l. c.); and so the Roman presbyters in 250 had said that any lapsi 'who began to be ill, and showed penitence, and desired Communion, ought certainly to be succoured' (Cypr. Epist. 8. 3): but in some churches it seems that, as Innocent I. said, probably with this canon in his mind, the 'earlier usage,' in times of persecution, had refused Communion, even 'in extremis,' to Christians who had led

profligate lives, and never asked for penance or Communion until they were dying: whereas later custom, originating in the cessation of persecution, and suggested by anti-Novatian feeling, granted Communion ‘as a viaticum’ to such persons when ‘setting forth on their journey,’ in the hope that they were ‘vel in supremis suis poenitentes’ (*Epist. 3. 2*). Cyprian held that apostates who had never shown repentance during health were not to receive Communion in their last moments, because their request for it might be ascribed to fear rather than to contrition (*Epist. 55. 19*). The rigorous Council of Elvira had put nineteen cases under this same ban, in such phrases as ‘nec in finem habere communionem.’ The Council of Ancyra, referring to one of these cases, treated it ‘somewhat more indulgently’ (c. 21). The Council of Arles has two canons on the subject: false accusers, not only, as the 75th Elviran canon had said, of clergymen, but of their ‘brethren,’ are not to communicate ‘usque ad exitum’ (c. 14), and apostates such as Cyprian had described are not to communicate unless they recover and show real repentance (c. 22). Beveridge would understand the phrase ‘usque ad exitum’ as allowing communion *at* the last hour (*Annotat.* p. 79); but this is to strain it, and we must add that the severity of Arles in c. 22 gives greater significance to the tenderness of Nicæa. Observe that the Eucharist as imparted is here called ‘the oblation’; so in the 16th Ancyrene canon, ‘Let them obtain  $\tau\hat{\eta}s \pi\rho\sigma\phi\rho\hat{a}s$ ’ is equivalent to ‘Let them obtain  $\tau\hat{\eta}s \kappa\omega\ni\alpha s$ ,’ and St. Basil, ‘He shall not partake  $\pi\rho\sigma\phi\rho\hat{a}s \dots$  He shall be debarred  $\tau\hat{\eta}s \kappa\omega\ni\alpha s$ ’ (*Epist. 217. 56, 61*). Philo and Evarestus, it may be added, paraphrase  $\kappa\omega\ni\alpha s \tau\nu\chi\omega\nu$  above, by adding ‘et oblatione percepta.’ The Liturgies similarly regard the elements as retaining after consecration their oblationary character, as the ‘Clementine’ says, with significant simplicity, ‘Let the bishop give’ (i.e. administer) ‘the oblation,’ and in this Liturgy and those of SS. James and Chrysostom a verbal oblation is repeated after the

invocation of the Holy Spirit (Hammond, pp. 18, 43, 113); see also the Armenian (ib. p. 157), and Ethiopic (ib. p. 259), and Cyril's Catechetical Lectures, 23. 6.

#### CANON XIV.

##### *On the case of lapsed Catechumens.*

This is the last of the penitential canons of the Council. It provides that lapsed Catechumens of the higher class, here called Catechumens distinctively (whereas afterwards they were called *φωτιζόμενοι* or Competentes, the distinctive use of Catechumens being appropriated to the lower class), shall go back for three years into that lower class, now called 'Hearers,' and then be again allowed to 'pray with the Catechumens,'—to hear the prayer said over them to the effect that He 'who had appointed the spiritual regeneration through Christ would look upon them, and prepare them to become worthy of the true adoption.' (Prayer for *φωτιζόμενοι* in 'Clementine' Liturgy, Apost. Constit. viii. 8: see Hammond's Liturgies, p. 6: compare the briefer preceding prayer in this Liturgy for the lower class called 'Catechumens.') See above on can. 2.

#### CANON XV.

##### *Against migration of ordained men from their own spheres.*

We now come to a series of canons dealing with practical abuses among ecclesiastics; and first to one which aims at correcting the disorders caused by the removal of bishops and clerics from one city to another, especially by the 'translation' of bishops. It is evident that the sunshine of the new

Constantinian era had produced a crop of secularity within the Church. Many of its ministers had become ‘conformed to this world’: the sees in great towns had become lures to ecclesiastical ambition: a restless and self-seeking temper had impelled bishops and even priests, conscious of popular talents and eager for a wider sphere of influence—in the interest, as they would say, of the faith and of the Church—to make themselves centres of partisan activity. Episcopal vacancies were too often occasions for cabal in favour of this or that prelate who would regard translation as promotion. Thus Eusebius, bishop of Berytus, had procured the see of Nicomedia, and with it a high position in the imperial court: and the Council was not the less likely to bear this in mind after its recent experience of his Arianizing tenacity. Its language on the general subject, compared with that of the Council of Arles, shows that the evil had grown rapidly. The Western synod had briefly resolved, ‘that presbyters or deacons who transfer themselves to other places be deposed’ (c. 21), and generally that all ‘ministers should continue in the places where they were ordained’ (c. 2). The General Council says, ‘Because of the great disturbance and the factions that have arisen, it is thought good that the custom which has been found to exist, contrary to the rule, in some places, be altogether suppressed, so that neither bishop nor presbyter nor deacon shall remove from city to city. If after the decree (*ὅρον*) of the holy and great Council any (bishop) shall attempt any such thing, or shall lend himself to such a transaction, the arrangement shall be totally annulled’ (‘*cassabitur hujusmodi machinatio*,’ Philo and Evarestus; ‘*vacuabitur præsumentis inceptum*,’ Vetus), ‘and the person transferred shall be restored to the church of which he was ordained the bishop or the presbyter.’ Observe this use of *ὅρος*, as in c. 17, 18, 19, Chalc. 4, 14, Ancyrr. 19, 23 for a determination or decree of a Council. (Compare *ὅροις*, Soc. i. 38, *ὅρισμα* for the decision as to Easter, ib. i. 10, and *ὅρισαν*,

ib. ii. 8.) "*Ὀρθος*" is used by Athanasius (*de Synod.* 13) for the Nicene doctrinal 'definitions'; so *ὅρος* for the Nicene Creed, by Cyril of Alexandria (*Explan. Cap.* 1), and Sozomen (vi. 23, compare *ὅρον τῆς πίστεως*, *Soc.* ii. 20); and again, for the doctrinal formulary of Chalcedon. Like *κανών*, it represents the idea of definiteness and fixedness.

Is then this fixed 'determination' to be understood as absolutely forbidding all translation? The 14th Apostolic canon, which perhaps is post-Nicene, expressly recognises an exception: 'when, in the judgment of many bishops, some greater benefit could be secured to the people of the place' whither the person would be transferred: for instance, when the bishop of an obscure town had a gift of preaching which would tell powerfully on the society of a great city. This exception would have been allowed by the Nicene bishops, for the orthodox and learned Eustathius of Antioch had recently been translated from Berœa: and Socrates enumerates several approved cases of translation, together with a few that are irrelevant (vii. 36). The chief ante-Nicene precedent was the settlement of Alexander at Jerusalem (*Euseb.* vi. 11). What the Council meant to strike at was obviously translation associated with worldly motives, and tending to scandalous discord; as Rufinus boldly paraphrases, 'Ne de civitate inferiori ad majorem ecclesiam transire quis ambiat.' Such translation was common enough, in the subsequent years, among the Eusebian faction, as Julius of Rome observes in *Athan. Apol. c. Ari.* 24 (cp. *ib.* 6); but it is to the credit of Eusebius of Cæsarea that on the ground of this canon he refused to be translated to Antioch (*Vit. Const.* iii. 61). The Dedication Council of Antioch, c. 3, imposes penalties on clerics who leave their own dioceses, especially if they neglect warnings to return. So too the first canon of the Sardican series remarks, with a touch of sarcasm, that no bishop has yet been found to aim at being transferred from a greater city to a lesser; infers that the 'pernicious abuse' is indicative

of a ‘passionate’ eagerness for more money, or an arrogant craving for more power; and goes so far as to resolve that prelates thus offending ‘should not even have lay communion,’ a sentence so much sterner than the Nicene that Bal-samon labours to make the two canons refer to two different cases,—the Nicene to that of a bishop removing his see from one place in his diocese to another, the Sardican to the invasion of a vacant church. This gloss refutes itself, and the increase of severity is accounted for by the increase of what the Sardican canon energetically denounces as ‘corruptela funditus eradicanda.’ It is the Antiochene Council of 341 which in its 16th canon speaks plainly of the case of a bishop without a see, whom it calls a ‘vacant’ bishop, usurping the see of a vacant church without authority of a complete synod. This case is distinct from that now in question, as to which Tillemont observes with austere terseness, that ‘this disorder, though condemned, was still practised, because ambition, being the enemy of the Church, is not subject to its laws’ (vi. 673). The Acacian Arians, in 360, found it convenient to put those laws in force against the Semi-Arian Dracontius, ‘because he had removed from Galatia to Pergamos’ (Soc. ii. 42): while one of their leaders, and one of the worst of the Arians, Eudoxius, imitated Eusebius of Nicomedia by holding in succession three bishoprics, that of Constantinople being the third. The case referred to by St. Basil in Epist. 227 is not properly one of translation: Euphronius, although he was to remove to Nicopolis, would retain the oversight of Colonia. At the second General Council, this canon was quoted by the Egyptian and Macedonian bishops as against Gregory Nazianzen’s right to that great bishopric: he speaks of them as ‘turning up laws that had been long dead’ (Carm. de Vit. sua, 1810): but a better answer lay in the fact that he had never taken real possession of the see of Sasima. In the less Arianized West the canon was better observed: Damasus of Rome, in his letter to Pau-

linus, evidently adopts its language (Theod. v. 11); and Leo repeats the old censure as to bishops ‘despising the insignificance of their own cities,’ etc. (Epist. 8). The prohibition includes within its scope presbyters and deacons: but it was found impracticable to confine every cleric rigidly, for life, to the sphere of his first ordination. However, Bishop Wilson, in his ‘*Sacra Privata*’ for Sunday, seems to deprecate any migration of a pastor from a familiar to an untried field (p. 95). He himself, as a bishop, refused to leave the Isle of Man for Exeter: and Francis de Sales, in the preceding century, had declined to accept the coadjutorship, with right of succession, to the great see of Paris.

## CANON XVI.

*The same subject continued.*

This canon is closely linked to the preceding: but it relates not to bishops, but to presbyters and other clerics only, who ‘recklessly, and without having the fear of God before their eyes, and without knowing,’ i.e. considering, ‘the rule of the Church’ (which Rufinus expresses by the softer phrase, ‘nulla existente causa probabili’), remove themselves from the church to which they belong. Compare Apost. can. 15, Antioch. 3, Chalc. 5. For the expression *ἐν τῷ κανόνι ἐξεταζόμενοι*, see above on c. 1. Such deserters are not to be received elsewhere, ‘but, on the contrary, all possible pressure ought to be put upon them to return to their own dioceses’—for this is the sense of *παροικίας*. The ecclesiastical use of this word and its cognates must be traced to the Septuagintal use, which represents the idea of sojourning, living (so to speak) in the world, but not belonging to it, in that sense ‘living beside it,’ like a foreigner staying with the people of a country not his own. So in 1 Chron. xxix. 15, *πάροικοι*, *παροικοῦντες*, and in Ps. xxxviii. (our xxxix.) 12, ‘I

am πάροικος ἐν τῇ γῇ καὶ παρεπίδημος.' So in the New Testament we have πάροικον (Acts vii. 6), and παροικία (Acts xiii. 17), referring to the 'sojourning' of Israel in Egypt: παροικεῖς in Luke xxiv. 18 has the notion of 'lodging.' St. Peter calls human life a παροικία (1 Pet. i. 17), and adopts the Psalmist's words for all Christians (ii. 11), as if to say, 'Remember that your interest in this world is but transitory.' Thus to the earliest Christians this class of words represented the fact, then present in such vivid intensity to those who had given up all things for Christ, that although, in a spiritual sense, they were 'not πάροικοι, but members of God's household' (Eph. ii. 19), yet with respect to life in its secular aspects, 'it was not here that they had an abiding city' (Heb. xiii. 14); they were still 'in via,' not yet 'in patria' (cp. S. Aug. Serm. 256. 3). Such a thought may be embodied in the first words of the first sub-apostolic letter, 'The church of God, ἡ παροικοῦσα Ρώμην, to the church of God τῇ παροικούσῃ Κόρινθον,' Clem. Ep. Cor. 1 (see Bp. Lightfoot's note), and in the similar addresses in the letters of the church of Smyrna and of the churches of Vienne and Lyons (Euseb. iv. 15; v. 1), the former of which is also addressed not only 'to the church παροικούσῃ at Philomélium,' but 'πάσαις ταῖς παροικίαις of the holy Catholic Church in every place.' Gradually the idea of 'sojourning' would be merged in the sense of 'Christians' 'dwelling in a particular city or town.' The passages show that the word did not mean originally the church in a village or country district, dwelling near a city: Origen indeed speaks of churches as 'dwelling beside' the non-Christian populations (c. Cels. iii. 29, 30), but he is referring to the churches of towns. It is clear, from the frequent use of παροικία in Eusebius (e. g. i. 1; ii. 24; v. 23; vi. 8, 43; vii. 9), that he ordinarily understood by it what we should call a diocesan church, or a diocese; the same use appears in the Encyclical of Alexander of Alexandria, ap. Soc. i. 6, and in Athanasius' Apology against the Arians,

36, etc. (see Bingham, ix. 2. 1; Suicer, Thesaur. in v.; Sclater, Draught of the Primitive Church, p. 33). The Latin Church writers use the word in this sense, as Jerome, 'episcopum in cuius parochia' etc. (Ep. 109. 2), or as when Augustine says that Fussala 'ad parœciam Hippoensis ecclesiæ pertinebat' (Epist. 209. 2), and our own Bede, 300 years later, that the West-Saxon bishopric was divided 'in duas parochias,' and that Sussex for a time had 'belonged to the parochia of the church of Winchester' (v. 18). For other instances, see Haddan and Stubbs's Councils, ii. 330, iii. 239, 449, 522, 578; and Ducange in v, and see Thomas Gascoigne's Liber Veritatum, a curious work of 1433-1457, edited by Prof. Rogers, p. 41 'Episcopus . . . superintendens curæ tocius suæ parochiæ seu diocesis suæ.' Yet, as the importance of particular Christian settlements or congregations within a diocese made itself felt, there would be a disposition to describe any one of them as 'the church dwelling' in that place, without prejudice to its dependence on the diocesan church as a whole; in a word, to anticipate our present use of *parish*. Eusebius in one passage would seem to use the word in this sense, when, after mentioning 'Alexandria and the rest of Egypt,' he says that Demetrius had 'received the episcopate τῶν αὐτόθι παροικῶν' (vi. 2), unless we interpret this of primatial authority over subordinate sees. In the 'Clementine' Liturgy prayer is made for 'our bishop James καὶ τῶν παροικῶν αὐτοῦ,' which is again repeated in regard to 'Clement' and 'Euodius.' And in the fifth century Theodore could write to Leo the Great, just as a modern bishop might express himself, to the effect that his see of Cyrrhos had 800 παροικίας (Epist. 113): and see below, Chalc. 17. So in an African canon, 'presbyteri qui parochiæ præest' (Mansi, iii. 959): and in the 21st of the Council of Agde in 506, and the 15th of Auvergne in 535, 'parochiæ' mean recognised country churches (ib. viii. 327, 862), and so in Sidonius Apollinaris, Epist. vii. 6.

But to return to the canon. If the offending clerics refuse to return to their own dioceses, ‘they ought to be ἀκοινωνήτους, not excommunicated in the ordinary sense, but debarred from officiating with their brethren, as Balsamon and Zonaras explain. Compare Eph. 6; Chalc. 20, 23. And ‘no bishop shall dare surreptitiously to get hold of a cleric who is duly registered among the clergy (*ἐξεταζόμενος*, see can. 1) as belonging to another bishop, and to ordain him in his own church without that other prelate’s consent’ (as the Vetus renders, ‘fratre cuius fuerat non præbente consensum’). Here, undoubtedly, the Council had in mind the celebrated case of Origen’s ordination in Palestine by the bishops of Cæsarea and Jerusalem, without permission from his own bishop Demetrius (Euseb. vi. 8). So at the 3rd Council of Carthage, bishop Epigonius complains that another bishop, Julian, has admitted a reader of his to the diaconate, against an old rule, now again confirmed, ‘ut clericum alienum nullus sibi præripiat episcopus, præter ejus arbitrium cuius fuerit clericus’; and the Council decrees that the cleric in question shall be sent back (Mansi, iii. 888). Innocent I. directs that one bishop shall not ordain a cleric belonging to another unless the latter chooses to signify his consent (ib. iii. 1034). **“Akupos** is rendered ‘infirma’ by Philo and Evarestus, and by the Vetus Interpretatio: ‘irrita’ by other Latin versions. Its force is illustrated by the provision in the 4th canon, that the *κύριος* in the case of an episcopal appointment is to rest with the metropolitan. The order now before us is repeated in the 15th Sardican canon; and the Dedication Council of Antioch pronounces similarly as to ordinations performed by a stranger bishop in a city or district not under his authority, or appointments by him to cures outside his diocese (can. 22), the case treated in Apost. can. 36. The same council attaches ‘invalidity’ to a dying prelate’s nomination of his successor (can. 23); and the 76th Apostolic canon does the like, in apparent expansion of the Antiochene rule.

So the Council of Constantinople in its 4th canon ‘invalidates the consecration of Maximus, and all ordinations performed by him,’ showing by the context that it regarded him as not a bishop, and persons ordained by him as not really ordained at all. Once more, the Council of Chalcedon treats ordination without a title as *ἀκύρως*, c. 6. The present Nicene canon, if we construe it literally, implies that if the injured bishop should afterwards resolve to promote the offending cleric, he would treat the former ordination as null, and ordain him *de novo*. On this the question arises, Did not the ancients treat some ministrations as invalid, which would afterwards have been treated as only irregular? Later theologians, for instance, would have said of the case before us, “*Quod fieri non debuit, factum valet*”: ordination has really taken place: what is lacking is due mission. It is this which the man’s rightful bishop has to supply, if he should think good: and until he supplies it, the presbyter illegitimately ordained has no ecclesiastical right to minister.’ But, as Hefele observes on the canon of Constantinople, such a distinction did not occur to the Church of this period, which, indeed, had not fully worked out its ideas, or decisively harmonized its local traditions, on the more urgent question of the effect of heresy on the performance of the baptismal act. (See Gore, *The Ministry of the Church*, p. 191.) The state of its mind in regard to some applications of the ecclesiastical and sacramental principles was, so far, somewhat analogous to that of the Ante-Nicene mind as to the drift and contents of the doctrine of the Divine Sonship. But whereas, in the earlier centuries, an inevitable crudeness of thought had produced inadequacy of statement, in the fourth it led to what we may think an excessive stringency. Dreading and abhorring ecclesiastical disorder, the Fathers of the Council took the shortest way of suppressing it. If a bishop did an act involving a breach of discipline, their impulse was to say, ‘It is invalid, we disown it utterly,—we esteem it as null.’ It has

been suggested that this facile cancelling of ordination implies the non-existence of a belief in any ‘exceptional spiritual powers’ as ‘conferred’ by the hands of the ordaining bishop (Hatch, Bamp. Lect. p. 133). It rather implies—as the voiding of marriages within the forbidden degrees would be admitted to imply—an exceeding anxiety on the part of the Church to preserve the reality from being confounded with the counterfeit, to vindicate the sanctity of a great ordinance by rejecting what was deemed not to fulfil its conditions. As to ministerial powers, the Church of the fourth century spoke its mind clearly enough in the habitual ‘sacerdotalism’ of its language, notably in the third book of St. Chrysostom’s famous treatise ‘On The Priesthood,’ and in such a statement as Jerome’s, ‘Ecclesia non est quæ non habet sacerdotes’ (adv. Lucif. 21). And when in the fifth century,—after St. Augustine had formulated the proposition that sacraments schismatically, and therefore ‘illicitly,’ administered, were realities, but their beneficial effects were suspended until the recipients came over to Church unity (c. Epist. Parmen. ii. s. 29, de Bapt. i. s. 18),—Leo the Great wrote to bishop Rusticus of Narbonne, that bishops unduly elected, ‘having received their dignity amiss’ (‘male accepto honore’), were ‘not to be reckoned among bishops,’ and that no ordination of clerics by these ‘pseudo-bishops’ could be held ‘rata’ unless it were shown to have had the consent of the lawful diocesan, failing which it must be deemed ‘vana’ (Epist. 167. 1)—we may reasonably infer that ‘rata’ is here used in the sense of ‘regular,’ and that ‘vana’ means ‘such as can give to the persons thus ordained no right to officiate in the Church.’ In the same light may be read the 10th canon of the Council which met at Tours a few days after Leo’s death, ‘ordinationes vero illicitas in irritum devocamus, nisi satisfactione quæ ad pacem pertinent componantur’ (Mansi, vii. 946), as much as to say, ‘Clerics unlawfully ordained shall have no status among our clergy, until they reconcile themselves to their

legitimate superiors. Then, and not till then, will the Church own them as ministers of hers.' The Chalcedonian canon above quoted may be similarly understood.

## CANON XVII.

### *Against taking usurious interest.*

Another form of clerical secularity had shown itself in the taking of excessive interest on loans. The mind of the Old Testament had been strongly expressed in such passages as Ps. xv. 5 (here quoted from the LXX), Exod. xxii. 25, Ezek. xviii. 17, and especially in Nehemiah's exhortation to the rulers to 'leave off the exacting of usury from their brethren' (Neh. v. 7, 10). It must be remembered that interest, called *τόκος* and 'fenus,' as the *product* of the principal, was associated in early stages of society,—in Greece and Rome as well as in Palestine,—with the notion of undue profit extorted by a rich lender from a needy borrower (see Grote, Hist. Gr. ii. 311 ff.; Arnold, Hist. Rome, i. 282; Mommsen, Hist. R. i. 291). Hence Tacitus says, 'sane vetus urbi fenebre malum, et seditionum discordiarumque creberrima causa' (Ann. vi. 16), and Gibbon calls usury 'the inveterate grievance of the city, abolished by the clamours of the people, revived by their wants and idleness' (v. 314). Thus he who made gain out of his loans, whose 'foul usance' devoured 'the substance of the poor' (Macaulay, Lays of Anc. Rome, p. 125), was regarded as at once avaricious and oppressive: and this moral ground underlies the Biblical condemnation of 'interest.' Although the allusion in Matt. xxv. 27 might seem to sanction a certain amount of *τόκος*, the early Church adhered to the Hebrew maxims on this subject, which Cyprian recites as simply binding (Testim. iii. 48), and this the rather that even the 'legal and mildest interest' (Hefele) was  $\frac{1}{100}$  of the prin-

cipal, hence called *έκατοστή* or ‘centesima,’ i.e. 12 per cent. It was payable each month, at what Horace on that account calls the ‘tristes Kalendæ’ (*Sat. i. 3. 87*); and Beveridge quotes St. Ambrose, ‘Venient Kalendæ, parit sors centesimam’ (*de Tobia, s. 42*). This rate of interest was ‘the legal’ one under the emperors, until Justinian reduced it by half (see *Dict. Antiq.* p. 527). So it was that, in primitive times, any cleric who lent money on interest was deemed to exhibit a base ‘covetousness’ and an unchristian ‘cruelty’ (*Bingham, vi. 2. 6*). The mischief had existed in Cyprian’s time; it is startling to find that among the demoralising results of that ‘long peace of the Church’ which ended with the Decian persecution was the eagerness shown by ‘very many bishops, usuris multiplicantibus fenus augere’ (*de Lapsis, 6*). One of the ‘most ancient’ of the ‘Apostolic canons’ (*Hefele*) had embodied the needful censure in the fewest possible words: ‘a bishop, presbyter, or deacon, demanding interest from his debtors, must either desist or be deposed’ (*Ap. can. 44*). The 20th canon of Elvira, not content with censuring clerical usurers, had menaced laymen who should ‘persist in that iniquity’ with ‘expulsion from the Church:’ its clause respecting clerics had been copied by the Council of Arles with a special reference to a ‘divinely-given rule’ (*can. 12*). The present canon begins by stating the fact that ‘many who are registered on the canon or clerical order’ (see on c. 1) are yet so ‘led away by avarice and a base love of gain, in forgetfulness of the Psalmist’s words, as to lend money and then exact,’ as interest, ‘the hundredth part’ of the loan. Thereupon it ordains that any cleric who ‘after this decision’ (*ὅπον*, see on c. 15) ‘should be proved to take interest by actual bargain’ (*ἐκ μεταχειρίσεως*, which the Prisca renders ‘ex hoc contractu’), ‘or to transact the matter in any other way, or exact half as much again (of the loan), or (here is the most comprehensive clause of the *ὅπος*) ‘resort to any other device whatever (‘aliquid negotiationis,’ says a Council of

Arles in 452, copying this among other canons) for the sake of base gain, shall be deposed, and have his name struck off the canon.' The word *ἡμιολίας*, 'half as much again,' has been taken to mean the whole centesima and half of it, but Gothofred explains it of a 'less odious' kind of exaction than *ἐκατοστάς*, which some might therefore deem allowable, but which also is here forbidden, i.e. an 'increase' on advances of corn or other produce, sanctioned by a law made some two months before the Council (Cod. Theod. ii. 33. 1). He illustrates it by Jerome's words, 'Suppose in winter we give 10 modii, and at next harvest receive 15' (in Ezech. c. 18); and by Rufinus' reference to 'frumenti vel vini ampliationem.' Thus 'hemioliæ' means the amount lent and half as much again. By its allusion to 'any other device,' the Council means to bar out any evasions of its prohibitory enactment, whereby the phrase 'lending at interest' might be avoided (see Balsamon, and cp. Leo, Ep. 4. 4).

The Council might rebuke and menace, but the evil was too strong for legislation. The Laodicene Council, apparently, did not think it practical to say more than that 'persons in orders ought not to lend money, and take interest and what was called *ἡμιολίας*' (can. 4). Basil had to point out the twofold moral evil connected with it (Epist. 188. 14). Audæus referred to it as one of the scandals which justified his secession from the Church (Theod. iv. 10). Ambrose, in the work above cited, compares 'usuræ' to a viper's brood. Chrysostom uses the same illustration, and, while conscious that he is touching a sore point, exhorts Christians not to exact the *ἐκατοστή* which the poor debtor could so ill afford to pay. 'Do not,' he says, 'tell me of the exterior laws' as permitting it (in Matt. Hom. 56). Augustine says that one who takes usury is 'rebuked by the Church, and execrated by his brethren' (Serm. 86. 3). The 3rd Council of Carthage forbids any cleric who has lent anything to receive back more than his loan (can. 16). The Council of Tarragona in 516

declares that any cleric who accepts money for assistance in a lawsuit (freewill gifts in church excepted) shall be dealt with as an exactor of interest (c. 10). The Council in Trullo renewed the penalty imposed at Nicæa (can. 10). It is well known that the old religious aversion to interest lingered long after modern habits had disconnected the practice with the temper of an extortioner : and the word had still a reproachful sound when Shakspere could make Shylock say of Antonio,

‘He rails . . . . .  
On me, my bargains, and my well-won thrift,  
Which he calls interest.’

*(Merch. of Venice, i. 3.)*

And as we know from the epitaph on John Combe, wrongly ascribed to Shakspere, ‘Ten-in-the-hundred’ was the old name of opprobrium ‘for one who lent money’ (Knight’s Life of Shakspere).

### CANON XVIII.

#### *Against presumption on the part of Deacons.*

The last kind of clerical misconduct censured by the Council is of a very different kind. It is presumption on the part of deacons, showing itself in three forms of abuse. The Council of Arles, as we may observe, had already censured the deacons of cities for taking too much upon themselves, and derogating from the dignity of the presbyters (can. 18). But the Nicene canon gives us much more full information.

(1) ‘In some places and cities the deacons give the Eucharist to the presbyters :’ under what circumstances? The deacons in the time of Justin Martyr were wont to administer the Sacrament in both kinds to the communicants (Apol. i. 65, 67 : compare the rubric in St. James’s Liturgy, ‘The deacons lift up the patens and the cups in order to

administer to the people,' Hammond's *Liturgies*, p. 51). At a later time, it seems, they had the distinctive duty of administering the chalice (Cyprian, *de Lapsis*, 25: compare the 'Clementine' Liturgy, Hammond, p. 21). The Council of Ancyra refers to their function *τὸν ἄρτον ἡ ποτήριον ἀναφέρειν* (can. 2), which some (as Routh, *Rell. Sacr.* iv. 132) explain of their 'carrying the elements' for the communion of the people: but the expression seems more appropriate to their 'bringing up' the bread and wine, contributed by the people, to the celebrant at the offertory (*Apost. Const.* viii. 12, as an Athanasian fragment says, 'You will see the Levites,' i.e. deacons, '*φέροντας ἄρτον καὶ ποτήριον οἴνον*, and placing them on the table,' Mai, *Nov. Biblioth. Patrum*, ii. 584). Later, an African canon, in the series wrongly ascribed to a '4th Council of Carthage,' allows deacons to administer 'the Eucharist of Christ's Body even in the priest's presence, if ordered by him to do so' (Mansi, iii. 954). What is it which the present canon censures? Hefele reasonably suggests that when several priests were 'concelebrating' with the celebrant (a custom referred to by Evagrius, i. 13, and in a well-known story in Adamnan's Life of St. Columba, i. 44, and still retained in the Roman Ordinal) the attendant deacon took on himself to administer 'the Eucharist,' or, as it is afterwards called, 'the Body of Christ,' to such priests, who ought to have received it from the chief minister. This was contrary to traditional 'rule and usage,' and also to ecclesiastical propriety—'that those who have no authority to offer (the Eucharistic sacrifice) should give the Body of Christ to those who do offer.'

Several points here deserve notice: (*a*) the term *προσφέρειν* is used absolutely, 'to make the oblation.' No explanation was needed, for—as we have seen above in regard to can. 5, 13—the character of the Eucharist as an oblation was simply taken for granted throughout the Church. On this absolute

use compare the 1st canon of Ancyra, whereby priests who lapsed in persecution, but afterwards became confessors, are still forbidden *προσφέρειν* ἡ ὄμιλεῖν,—the 9th and 13th canons of Neocæsarea, and Julius ap. Ath. Apol. c. Ari. 28, *λειτουργεῖν* καὶ *προσφέρειν*,—and a similar use of ‘offer,’ as in Tertullian, de Exhort. Cast. 7, ‘et offers et tinguis,’—Cyprian, Epist. 17. 2, ‘et offerre pro illis,’—Ambrose, Epist. 20. 4, 5, ‘missam facere coepi . . . Dum offero, etc.’ So too the 15th and 19th canons of Arles. (b) The deacons had no authority to ‘offer’ or celebrate. The Council asserts this with full confidence, and argues from it. The Council of Arles had noticed the fact that in many places deacons took on themselves ‘offerre’ (having probably, as Hefele suggests, begun to do so in the recent persecution, when priests were often not at hand), and had declared that this ought by no means to be done, ‘minime fieri debere’ (c. 15). The wording is emphatic: it prepares us for the Nicene canon, and for the statement in Apost. Const. viii. 28, ‘A deacon does not offer;’ for the argument used on behalf of St. Athanasius, that Ischyras could not have celebrated the Eucharist,—and therefore no chalice could have been wrenched out of his hands by the archbishop’s messenger Macarius,—because he was not a presbyter (Athan. Apol. c. Ari. 11, 28, 76): for St. Hilary’s remark on the same case, that ‘sacrificii opus sine presbytero esse non potuit’ (Fragm. 2. 16); for Jerome’s categorical assertion that a deacon cannot ‘Eucharistiam conficere’ (Dial. adv. Lucif. 21), and for his indignation at the arrogance of certain deacons who ‘exalted themselves against those at whose prayers Christi corpus sanguisque conficitur’ (Epist. 146. 1). See Gore on the Ministry, p. 202. Observe too that the Ancyran *ἀναφέρειν* cannot reasonably be taken to mean ‘offering the Eucharist.’ Had the Council meant this, it would have said *προσφέρειν* simply, as in can. 1. There is also a passage in which St. Ambrose dramatically represents St. Laurence as

declaring himself to have received from his bishop Sixtus ‘Dominici sanguinis consecrationem, consummandorum consortium sacramentorum’ (*de Offic.* i. c. 41): but the context, in which Laurence is made to say to Sixtus, ‘You had never been wont to offer the sacrifice sine ministro’ (i. e. without his deacon to ‘serve’ him) suggests that by ‘consecrationem’ is here meant the benedictory administration of the chalice (referred to in the 25th Laodicene canon), whereby the assistant would share with the celebrant in the ‘completion’ of the mysteries (*Bingham*, ii. 20. 8). It may be added that when Rufinus, reading new matter into his text from the practice of his own time, makes this canon tell deacons that *they* ought not to distribute the Eucharist when presbyters are present, but must minister ‘illis agentibus,’ whereas, if no presbyter is present, ‘tunc demum etiam ipsis licere dividere,’ he does not say ‘conficere,’ and he must be understood as referring to the administration of a previously consecrated and ‘reserved’ Eucharist, as when the 2nd Council of Arles ruled that a deacon must not presume ‘Corpus Christi præsente presbytero tradere,’ *Mansi*, vii. 880. (c) The Eucharist is called ‘Christ’s Body’ with a simple absoluteness which involves the belief in a real and unique mystery. It is parallel language to that of the Liturgies, specially the ‘Clementine,’ in which the celebrant and deacon when administering say ‘The Body of Christ,’ and ‘The Blood of Christ, the cup of life,’ and the communicant responds, ‘Amen,’ probably quite a primeval form: or St. Mark’s, ‘The holy Body,’ ‘The precious Blood of our Lord and God and Saviour.’ Here is implied what the canon asserts, that ‘Christ’s Body is given,’ just as plainly as the 13th Neocæsarean or 25th Laodicene canon speaks of ‘giving the bread;’ so Basil, *Epist.* 199. 27, ‘Nor let him distribute to others the Body of Christ.’ In other words, the relation between the ‘outward’ and the ‘inward parts’ of the Sacrament was believed to be prior to actual reception:

the communicant was expected, by an act of faith, to recognise what was given to him as being what the Church called it, and so to ‘distinguish’ it from ordinary food (1 Cor. xi. 29). Lastly (*d*), that which is imparted is called ‘the Eucharist,’ which is elsewhere identified with the ‘oblation,’—see on can. 13. Dionysius, in his rendering of this canon, twice paraphrases the Eucharist by a phrase which had been used by Philo and Evarestus, ‘gratiam sacræ communionis’ (‘gratiam’ being used for ‘gift’), and once by ‘sacra oblata.’

(2) The second abuse was, that in some instances deacons have presumed to ‘touch the Eucharist’ (the Prisca says, ‘Corpus Christi’), i.e. communicate, even before ‘the bishops’ did so. Apparently this refers to cases in which some bishop was present, but not celebrating. He ought then to have received the Sacrament immediately after the celebrant: but the celebrant’s deacon occasionally anticipated him. ‘Let all this, then, be done away; and let the deacons keep within their own lines, knowing that they are under-officers of the bishop, and inferior to the presbyters.’ The word *ὑπηρέτης* is full of history. It is applied by St. Paul to Christian ministers in their relation to Christ (1 Cor. iv. 1), by St. Luke to John Mark in his relation to Paul and Barnabas (Acts xiii. 5). St. Ignatius applies it to deacons in relation to the Church (Trall. 2): the Ancyran Council calls the diaconate an *ὑπηρεσία* (can. 10): and the Nicene phrase before us calls up the image of a primitive deacon ever within call of his bishop, ready at once to do his bidding (see e.g. Athan. Apol. de Fuga, 24), go on his errands (ib. Apol. c. Ari. 67), bring him information, act as an organ of communication with his laity, take troublesome business off his hands, be his ‘ear, eye, mouth, soul’ (Apost. Const. ii. 44, cf. ib. 28, 30, iii. 19). He is also said *ἐξυπηρεῖσθαι* not only to the bishop, but to the presbyters (ib. iii. 20), and indeed to the poor, as an almoner (ib. 19). But as

the deacons, especially those of great cities (where they were often fewer than the presbyters, Euseb. vi. 43, Neocæs. 15, —yet see Apost. Const. iii. 19), rose to a higher status in the Church, the designation of ὑπηρέτης was, so to speak, passed down to the subdeacon: already the Council of Neocæsarea had so applied it (can. 10); the Laodicene Council afterwards did the like in six canons (c. 20, 21, 22, 24, 25, 43): while Sozomen gave it a yet lower application to the lighter of the church lamps (vi. 31) and so ‘minister’ was applied to all clerks in minor orders. The deacons, proceeds the canon, must be content to ‘receive the Eucharist in their proper turn, after the presbyters, and from the hands of the (celebrating) bishop or presbyter.’

(3) And here comes in the third complaint. According to usage, the bishop sat on a throne or raised seat (see Athan. *Apol. de Fuga*, 24; not on a lofty tribunal like Paul of Samosata’s, Euseb. vii. 30) in the semi-circular apse of the sanctuary or ‘bema,’ and the presbyters occupied a tier of lower seats on each side of him, (‘synthronus,’ ‘consessus,’ compare Euseb. x. 5, ‘the second throne’), while the deacons ‘stood ready at hand’ (Apost. Const. ii. 57) within the bema, usually on the north or right side, in what Goar calls the ‘dextera pars sacri tribunalis’ (*Euchol.* p. 17, and see Beveridge on this canon), so as to be near the Diaconicon, which was like a N.E. chapel, opening into the sanctuary, and served as a sacristy (like the Western ‘secretarium’) where the deacons could keep the sacred vessels, etc. Compare Bingham, viii. 6. 10, 23. The prohibition to the deacons to sit referred to the bema, and not to this their own special apartment (Beveridge, *Annot.* p. 85), which a later canon forbade the subdeacons to enter (*Laodic.* 21). Gregory of Nazianzus gives a description of this arrangement in his poetical ‘Dream’ respecting his church called Anastasia, and describes the deacons under the name of

ὑποδρηστῆρες (compare ὑπηρέτης) as ‘standing in shining vestures, resembling the brightness of angels’ (Somn. 11), these vestments being like tightly girded albs (Apost. Const. ii. 57). It appears that some deacons disdained this modest posture, and forced their way, in contempt of ‘rule and good order,’ into the ‘consensus’ of the presbytery. The canon ends with a menace: if any deacon should, ‘even after the publication of these decrees (*ὅρους*), refuse to obey them, he should be made to cease from ministering as a deacon.’ Yet, says Hefele, ‘even after the Council of Nicæa, complaints continued to be made of the pride of the deacons:’ and in that letter already quoted, wherein Jerome discharged what Bingham calls his ‘angry humour’ (ii. 20. 1) against their self-assertion in regard to presbyters, he tells us that ‘as abuses grow up by degrees,’ he had seen a Roman deacon ‘sitting (in church) among the presbyters when the bishop was absent, and also, at a private entertainment, giving the benediction to presbyters;’ but he is careful to say that at Rome, doubtless on ordinary occasions, when the bishop was present, ancient usage was observed; ‘presbyteri sedent, et stant diaconi.’ It should be added that the Laodicene Council forbade a deacon to sit down where a priest was present (i.e. out of the church as well as within it), unless bidden by him to do so (can. 20).

### CANON XIX.

*On the case of Paulianist clerics or deaconesses coming over to the Church.*

The difficulties which this canon has presented are chiefly due to its lax and, as it were, colloquial wording. It reads somewhat like the first draft of a resolution struck off in debate, and not yet elaborated into form.

It begins,—‘Concerning those who had *Paulianized*,’ that



## E R R A T U M

Page 75, line 12, *for* Ebonites *read* Ebionites

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is, had been adherents of the sect which traced itself to Paul of Samosata, bishop of Antioch, deposed for heresy (after long and patient investigation) by a Council held at that city in 269. His system combined two great forms of erroneous speculation, and illustrated the connection between the ‘Socinian’ and the ‘Sabellian’ points of view (compare Wilberforce on the Incarnation, p. 173). Briefly it came to this,—that Jesus was not God really incarnate, but a man morally deified;—and that the Divine Logos was not substantive or personal, but an attribute of God, as reason is of man. (*a*) He started, it seems, as an inheritor of that Psilanthropism of which the Ebonites, Theodotus, and Artemon had been exponents; he admitted the miraculous birth of Jesus, but took Him to be essentially a human person, who, as such, was ‘from beneath’ (Euseb. vii. 30), and who, by constant advance (*προκοπή*) in spiritual insight and moral excellence, became, in a titular sense, God’s Son, as being in signal measure the recipient and organ of His Logos. (*b*) That Logos, according to Paul, was not a real and pre-existent Son, but an impersonal Divine activity (see the letter of six bishops to Paul in Routh’s *Rell. Sacr.* iii. 290, and *Epiphan. Hær.* 65. 1), which had poured itself forth in movements of inspiration, dwelling richly in the prophets, more fully in Moses, and with exceptional completeness in the Christ. Thus, as Malchion, the able Catholic disputant, pointed out at the close of a long cross-examination, in which, having caused minutes to be taken down, he followed Paul up through every track, baffled all his resources of verbal elusion, and ‘brought him to a stand’ (Evans, *Biogr. Early Church*, ii. 341), he could not and ‘did not admit that the Only-begotten Son existed essentially (*οὐσιῶσθαι*) in the Saviour’ (Routh, iii. 302): in effect, he denied the Trinity and the Incarnation, and the ‘divinity’ which he ascribed to Christ was but human goodness in its supreme development under a special influence from on high.

Paul had been ecclesiastically condemned, and ultimately ejected from the cathedral and bishop's house at Antioch. But the school which had gathered round him, fostered by the sophistical acuteness and diplomatic shrewdness which were associated with his deepseated misbelief, carried on his traditions, and contributed to the upgrowth of the next great heresy (see Newman, *Arians*, p. 7). The learned presbyter Lucian of Antioch adhered to this sect during three episcopates (*Theod.* i. 4); and although he rejoined the Church, and ultimately died a martyr, yet Arius addressed Eusebius of Nicomedia as a 'fellow-Lucianist' (*ib.* i. 5), and for years after the Nicene Council it was necessary for Catholics to attack the 'Samosatene's' errors (*Athan. de Decr. Nic.* 10, 24, *Orat.* i. 25, iii. 51), and for Semi-Arians to disown his view of Christ (*Ath. de Syn.* 24, 26); while the influence of his theology was so plainly seen in the heretical activity of Photinus, that Rufinus could explain the position of the Paulianists by adding, 'qui sunt Photiniani.' The Council had heard that some of these Paulianists had 'fled to the Catholic Church' as a refuge from error: on what terms were they to be admitted? (1) 'A decision has been promulgated' (by the Council) 'that they are in all cases to be re-baptized.' The word *ἀναβαπτίζεσθαι* (like *ἀναβαπτισθέντες* below) is clearly used in a popular sense, as by Cyril of Jerusalem in his Introductory Catechetical lecture, 'Only certain heretics *ἀναβαπτίζονται*', and he then guards the phrase from misconception,—'because their former baptism *οὐκ ἦν βάπτισμα*' (c. 7); and also by Basil, who virtually explains 're-baptism' to mean the administration of the baptism of the Church (*Epist.* 199. 47). What is meant is that the persons in question are to be baptized *de novo*. Their former baptism is regarded as void: therefore, strictly speaking, the baptism to be administered to them on their coming over to the Church would be, in the Council's eyes, their only real baptism,—as Cyprian had said that converts from heresy,

when baptized in the Church, according to the African as against the Roman custom, were *not* ‘re-baptized,’ because, from the African point of view, they had never been previously ‘baptized’ at all (*Epist. 71. 1: 73. 1*). To go through the form of baptizing a person who was believed to have already received real baptism was always regarded as a sacrilege, or as *Apost. can. 47* says, a ‘mockery of the Cross and the Lord’s death,’ which could have no sacramental effect. That baptism was, and could be, but *one*, was just as much a first principle with those who treated the baptism of heretics as a nullity, and therefore, in the popular sense, ‘re-baptized’ converts from heresy, as with those who acknowledged such baptism to be valid. It was in the Eastern churches, where the former opinion prevailed, that the ‘oneness’ of baptism was asserted in the Creed, in parallelism to the ‘oneness’ of the Father, the Son, the Spirit, and the Church (*Bp. Phillpotts, Letter to his Clergy in 1851, p. 26*).

But why was the baptism of Paulianists disallowed? Did they not use the right form, ‘In the Name of the Father,’ etc.? Athanasius, who must have been well informed on this point, tells us that they did so; but, he adds, the grossness of their heresy made the sacred words of none effect (*Orat. ii. 43*). So that, on this showing, a heretic who administered baptism with the right form, but not with the right faith, would be held not to have conferred a valid baptism. This was in accordance with the Eastern view (*Apost. can. 46, 68*), but not with the Western, which had expressed itself at the Council of Arles (A.D. 314), to the effect that a convert from heresy should be asked to repeat his creed, and if it should appear that he had been baptized ‘in Patre et Filio et Spiritu Sancto,’ he was only to receive imposition of hands: ‘but if, in reply to the question, non responderit hanc Trinitatem, baptizetur’ (*can. 8*). Now, if we take this canon in its natural sense simply (instead of reading into ‘hanc Trinitatem’ the idea of ‘a right faith as to

the Trinity,' when the context points to the sacred threefold Name), we see that it indicates the opinion held by Stephen of Rome in the third century, that 'the majesty of the Name' invoked at every baptism in which the right form was used carried with it the full sacramental reality (Cypr. Epist. 74. 5), a view afterwards worked out by St. Augustine, who boldly affirmed that a right belief on the part of the baptized was of the utmost importance for his own salvation, but of none at all 'ad sacramenti quæstionem' (de Bapt. iii. s. 19), and whose allusions to a 'plenary Council' which upheld the anti-Cyprianic view are most reasonably understood of the great Western Council of 314 (see de Bapt. ii. 14, iv. 7, etc.), although Tillemont refers them to that of Nicæa (vi. 675). This view was so thoroughly taken for granted at Rome, that Innocent I. and Augustine, assuming that it had been sanctioned at Nicæa, inferred that the Paulianists did not baptize 'in nomine Patris,' etc. (Innoc. Epist. 22. 5; Aug. de Hæres. 44). But, as we have seen, there is good evidence that they did so: and if they did so, then a discrepancy between the decisions of Arles and Nicæa becomes too evident for denial; and Hefele is not justified in saying, twice over, that the latter Council was here 'applying' or 'adopting' the decree of the former; it was rather taking the opposite line. And St. Basil's subsequent ruling in the Eastern sense, as to the Encratites, is a comment on the intention of the fathers of Nicæa (Epist. 199. 47). He expressly says, that although these Encratites were baptized 'into Father and Son and Holy Spirit,' their baptism ought not to be recognised, because they consider God to be the Maker of evil, i.e. that their heresy vitiates their use of the right form. He also disallows the baptism of the Montanists (Epist. 188. 1), as did the Council of Laodicea (can. 8). See below on Constant. 7, and comp. Transl. of Tertull. Lib. Fath. p. 288.

(2) The second provision in this canon (ignored by

Rufinus) relates to ex-Paulianist clergy (on ἐν τῷ κλήρῳ ἔξητάσθισαν, see can. 1). If their previous character has been ‘blameless and irreproachable’ (on ἀνεπίληπτοι, see can. 9), then, after they have received baptism *de novo*, they are to be ‘ordained by the bishop of the Catholic Church’ in the district. Their previous baptism being null, their previous ordination is also null; for, of course, as baptism is ‘*janua sacramentorum*,’ an unbaptized person is incapable of receiving holy orders. ‘But if on inquiry they should be found unfit’ to receive Catholic ordination, ‘it is proper that they should be deposed.’ Here *καθαιρεῖσθαι* is used popularly—as the Greek commentators say, *καταχρηστικῶς*—like *ἀναβαπτίζεσθαι* above: it means not that, being regarded as ordained, they are to be deprived of their orders—for, by the hypothesis, they had never really been ordained; but simply that they are to be refused ordination,—and are to remain in the position of lay Churchmen. The Prisca expresses this by adding ‘et sint in ordine laicorum:’ the Vetus, by adding ‘vel abjici.’ Dionysius simply renders *καθαιρεῖσθαι* by ‘abjici.’

(3) The third sentence is matter of much difficulty. Accepting the text περὶ τῶν διακονιστῶν—for the reading διακόνων, found in Gelasius of Cyzicus, and followed by Philo and Evarestus, the Vetus, and Isidore, has the look of a conjectural emendation, and introduces a puzzle of its own (which Hefele does not remove) by mentioning deacons after clerics—we must first consider generally the office of deaconesses. It is traced up to Phœbe of Cenchreæ (Rom. xvi. 1): it is discernible in the allusion to a ‘list’ of widows, as of an order, in 1 Tim. v. 9, in the term ‘ministræ’ applied to the two Christian women whom Pliny the younger examined under torture (Epp. ad Traj. 96), and perhaps in what St. Ignatius says of ‘the virgins who are called widows’ (Smyrn. 13; see, however, Bp. Lightfoot in loc.); for although Tertullian thought it most anomalous that a virgin should sit among the widows of the church (de Veland. Virgin. 9), yet

later writers (Apost. Const. vi. 17, Epiphan. Expos. Fidei, 21) tell us that a deaconess might be either a virgin or a widow who had been once married, and the Council of Epaon in 517 speaks of widows ‘quas diaconas vocant’ (c. 21 : Mansi, viii. 561). On the duties of deaconesses, see Bingham, ii. c. 22. They had (1) to assist in the instruction, and attend the baptism, of female catechumens : (2) to take messages from the bishop to Churchwomen : (3) to look after them in church. The senior members of their order are probably alluded to, under the name of *πρεσβύτιδες*, in the 11th Ladiocene canon (see Hefele, and compare Epiphan. Hær. 79. 4). We find St. Basil writing a doctrinal letter to certain deaconesses of Samosata (Epist. 105). St. Chrysostom’s friend Nicarete refused to let him appoint her a deaconess, ‘to preside over the Church virgins’ (Soz. viii. 23); but the more celebrated Olympias had been so appointed by his predecessor (Soz. viii. 9), and his biographer Palladius (Dial. p. 90) tells us how two deaconesses fell weeping at his feet when he took farewell of his church in the Whitsunweek of 404. Theodosius I., following St. Paul’s rule as to widows, endeavoured to fix the age for admission into the order at 60 years; but see below, Chalced. 15, allowing them to be appointed at 40. Sozomen mentions a Semi-Arian deaconess named Nectaria (iv. 24) and another, Eusebia, of the Macedonian sect (ix. 2). In the fifth and sixth centuries several Gallican synods forbade them to be ordained (e. g. the Council of Orange c. 26, of Epaon, c. 21, 2nd of Orleans, c. 17), but this was not absolutely to forbid their appointment: the order lasted on in the West until the 10th century or later, and at Constantinople until the latter part of the 12th. For the now obsolete Eastern rite of ordaining them, see Goar, *Eucholog.* p. 262.

The canon proceeds, ‘Touching the (ex-Paulianist) deaconesses, and generally all who are reckoned on the clerical staff (for this use of *καρόντη*, see can. 1), the same

standard is to be retained.' Here the word *τύπος* is used as synonymous with *ὅρος*, as Athanasius speaks of *τύποι*, meaning Church decrees (*Encycl.* i, and see his *Apol.* c. Ari. 69). Compare Eph. 8, and Routh, *Rell. Sac.* iii. 262. The special notion of the word is that of a pattern to be observed; and, like *ὅρος*, it is used in a dogmatic sense, as in the 'Type' of Constans II. It means a rite in Basil, *de Spir. Sanct.* 74. Here the Council says in effect, 'What we have just laid down as to (ex-Paulianist) priests or deacons is to apply to deaconesses also, and to all who have held any official position within the sect.' But what of the next words, 'We have mentioned the deaconesses,' etc.? The phrase *τῶν ἐν τῷ σχήματι ἔξετασθεισῶν* has been variously rendered by Latin translators, as 'in eadem specie,' 'in hoc ordine,' 'in eodem habitu,' 'in habitu' (as in later ritual terminology *σχῆμα* was used for the monastic habit, Goar, p. 489). It must be understood to mean, 'in their visible status or rank of deaconesses' (compare c. 8). But it is added that 'they have no sort of *χειροθεσία*.' Here the question arises, Were not, then, deaconesses ordained with imposition of hands? St. Basil speaks of the body of a deaconess as consecrated (*Epist.* 199. 44): imposition of hands is prescribed in their case in *Apost. Const.* viii. 19, and is proved by Chalc. 15 to have been practised in the fifth century; compare the Constantinopolitan rite already referred to, and the appointment of St. Radegund in Gaul by imposition of bishop Medard's hands in 544. Hence it has been proposed (1) to distinguish between some Paulianist deaconesses who were thus ordained, and others who had merely the *σχῆμα* (see Beveridge) of this female diaconate: (2) to assume that all Paulianist deaconesses were appointed without imposition of hands: (3) to date the introduction of this ordination of deaconesses, within the Church or outside it, after the Nicene era: (4) to say that the imposition of hands then received by deaconesses was only a solemn benediction, as Hefele argues,

adding that, according to can. 8 and the decree about the Meletians, ‘the Nicene fathers took *χειροθεσία* as synonymous with mere benediction,’ yet imputing to them by his argument the use of *χειροθεσία* in two senses, (*a*) a reconciling benediction, (*b*) ordination; for here it is said, ‘they have no imposition of hands,’ which he interprets as ‘no proper ordination.’ The opinion (2) seems simpler than either (1) or (3), and the wording favours it, as if special attention were called to the fact that *Paulianist* deaconesses had in no sense been ordained. The general purport of the passage may be stated thus: ‘All ex-Paulianist officials, including deaconesses, are to be dealt with by the method now prescribed. We mention these deaconesses, however, merely as having been so regarded in their former sect. But in fact we refer to them *ex abundanti*; for they stand outside the class of persons whose “ordination” is to be performed *de novo* after their conversion; they have never had any imposition of hands, so that these women must in all respects be reckoned among the laity.’

## CANON XX.

### *Prayer to be offered standing on Sunday, and throughout the Paschal season.*

This last canon, which is passed over by Rufinus, and omitted in the Antiquissima, touches a point of ritual observance. The Council remarks that ‘there are some persons who bend the knee in prayer on the Lord’s day, and on the days of the Pentecost.’ We must observe at the outset, that *τῆς Πεντηκοστῆς* here means the whole period of fifty days from Easter to Whitsunday inclusive, as when Tertullian says that Pentecost is a very ample period (‘*latissimum spatium*’) for ‘making arrangements about baptisms’ (*de Bapt.* 19); he speaks again of ‘the period of Pentecost as spent in

solemn rejoicing' (*de Orat.* 23), and observes that 'all the several solemnities of the Gentiles will not make up a Pentecost' (*de Idol.* 14). So Eusebius calls the whole 'venerable festal period of seven weeks' by the name of Pentecost (*Vit. Const.* iv. 64); Basil speaks of 'the seven weeks of the sacred Pentecost' (*de Sp. Sancto,* 66); the 38th Apostolic canon, of 'the fourth week of the Pentecost'; Epiphanius, of 'the whole Pentecost of 50 days' (*Exp. Fid. Cath.* 22); Chrysostom, of the order for reading the Acts in the Pentecost (*in Princip. Act. Hom.* 4. 3); Jerome, of not fasting 'in Pentecoste' (*Epist.* 41. 3). Hilary uses 'Quinquagesima' in the same sense, (*Prolog. in Psal.* s. 12), and so does the 1st Council of Orleans (can. 25, A.D. 512); and see also Ducange, in v.

The custom of standing in prayer was 'inherited from the Jewish Church, in which it was the rule to pray standing, except in a time of mourning' (Scudamore, *Notitia Eucharistica*, p. 182). Not only the self-complacent Pharisee, but the penitent Publican, are described in our Lord's parable as standing while they prayed: and He 'assumes that this would be the ordinary practice of those to whom He spoke, "When ye stand praying,"' (*ib.*)—and praying, as the context shows, for the pardon of sins (*Mark xi. 25*). In the early Church this posture, although not adopted on all occasions of worship and not implied in the military term 'Stationes,' was made obligatory, by custom, during the festal Easter season, and also on Sunday, the 'Easter day in every week,'—as symbolizing the participation of the redeemed in the risen life of their Redeemer, and expressing the 'erectness and jubilance and deathless expectation' (Grant's *Church Seasons*, p. 212) which were inseparable from the commemoration of His victory over death. In Tertullian's time, for instance, it was thought 'nefas' to kneel on the Lord's day, and the same 'exemption' from a posture significant of sorrowful abasement was enjoyed from Easter-day to Whitsunday (*de*

Cor. 3). He even argues against standing on Saturday from the fact that it is on Sunday and in ‘the time of Pentecost’ that kneeling is traditionally forbidden (*de Orat.* 23). In the ‘*Responsiones ad Orthodoxos*,’ falsely ascribed to Justin Martyr, where the question is asked, ‘Since kneeling is the more fitting posture for sinners, why do men stand in prayer on the Lord’s days and from Easter to Pentecost?’ Irenæus is cited as saying, in his treatise on the Pascha, that this usage began in apostolic times (qu. 115). Peter of Alexandria says simply, ‘We keep the Lord’s day as a day of rejoicing because the Lord rose again on that day, on which, by tradition, we do not even bend the knee’ (can. 15).

This custom, then, as to all Sundays and the fifty days of Easter, the Nicene fathers had inherited, and desired to perpetuate. ‘In order that the same observances may be retained in every diocese’ (*παροικίᾳ*, see above on can. 16) ‘it has seemed good to the holy Council that men should present their prayers to God’ (i.e. during the times specified) ‘in a standing posture.’ See Bingham, xiii. 8. 3.

It is to the great general outlines of ritual observance that this principle of uniformity was intended to apply. In particulars, much diversity was allowed on all hands, as we know from the coexistence of ‘five different groups or families of Liturgies,’ characterized by an ‘extraordinary unity’ in idea and general structure, but also by an ‘extraordinary variety of order, not only of minor details, but of’ such ‘important parts of the service’ as ‘the great intercession’ (see Hammond’s *Liturgies*, pp. xvi. xxxvii); from St. Augustine’s language on the difference between Roman and Milanese usage as to whether Saturday should be kept as a fast or a feast, and his full recognition of a class of observances as to which ‘every man should do quod in ea ecclesia in quam venit invenerit’ (*Epist.* 54. s. 3, 6, and comp. *Epist.* 36. 3, 22); and, still later, from the invaluable account of varieties of usage in Socrates, v. 22.

After the Nicene times, we find Hilary asserting that the custom of not praying with prostration during the fifty days had come down from the Apostles (*Prol. in Psal. 12*). Epiphanius simply says that kneeling and fasting are disused during that period (*Exp. Fid. Cathol. 22*); Basil observes that Christians were wont to pray standing on the first day of the week, but that ‘all did not know the reason,’ and he explains that it represents the obligation of ‘those who are risen again with Christ to seek the things that are above,’ the ‘transfer of the mind’ from the present to the future, and the restoration of fallen man through the benignity of God (*de Spir. Sanct. s. 66*). Jerome ranks the custom as to Sundays and the Paschal period among matters of unwritten tradition (*Dial. adv. Lucif. 8*). An ancient ordinance of the African church (‘4th Council of Carthage,’ c. 82) alludes to it by saying that penitents ought to kneel even ‘*diebus remissionis*.’ Augustine, at the beginning of the fifth century, testifies that the custom of praying at the altar in a standing posture on Sundays, and from Easter day to the day of Pentecost ‘in token of the Resurrection,’ and ‘of the rest and gladness’ procured through it, was observed in Africa; but whether it was observed everywhere else, he knew not. He illustrates its meaning by combining with it the practice of singing Alleluia in the Paschal season (*Epist. 55. 28, 32*). It lasted on, in the West, at least until the ninth century: e.g. the 3rd Council of Tours, in 813, excepts from the rule of kneeling in prayer ‘the Lord’s days, and those solemnities on which the universal Church is wont to pray standing in memory of the Lord’s resurrection’ (*can. 37*; *Mansi, xiv. 89*). In the East it is retained; compare the 90th canon of the Council in Trullo, ordering that when the priest goes into the sanctuary on Saturday evening, no one is to kneel, ‘according to the prevalent custom,’ until the ‘entrance’ in the lychnic (or vesper) office on Sunday. Thus, it is added, should we ‘keep festival in honour of the

Resurrection (*πανηγυρίζειν τὴν ἀνάστασιν*) in a complete night and day.' It may be observed that the 29th Arabic 'canon of Nicæa' extends the rule of not kneeling, but only bending forward, to all great festivals of the Lord.

The canon does not mention, but goes far to imply, that custom of standing at the Holy Communion to receive the Eucharist, which to all appearance was taken for granted on all hands. It was indeed usual for the faithful to kneel during the first prayer said after the dismissal of the ordinary penitents: see Chrysostom (on 2 Cor. Hom. 18. 3), that during this prayer they were prostrate on the pavement: and in the 'Clementine' liturgy the deacon proclaims at this point of the service, 'Let all of us, the faithful, bend the knee.' But from the offertory onwards, all stood: so the 'Clementine' represents the deacon as saying just before it, 'Let us stand upright to offer to the Lord.' Compare the similar direction in the Liturgy of St. James, 'Upright all!' (Hammond's Liturgies, p. 32): and St. Mark's (ib. p. 179), and there are, later on, repetitions of 'Let us stand,' as in St. James's Greek and Syriac, St. Chrysostom's, the Armenian, the Coptic, etc. The very title of the *συνστάμενοι* tells us enough, and the Roman canon of the Mass still describes those who are present as 'standing around' ('Memento . . . omnium circumstantium.') 'It was thought the proper position for all who offered sacrifice' (Scudamore, Notit. Euchar. p. 183), as the faithful did in their own way, not only by contributing the elements, but by sealing the 'great oblation' with their Amen. And as sacrifice was consummated by participation (see Scudamore, p. 400) they kept the same posture at the moment of communion: thus Tertullian speaks of 'standing at God's altar' and 'receiving the Lord's Body' (de Orat. 19); and Dionysius of Alexandria tells a remarkable story about a man who had long been accustomed to 'stand beside the table, and stretch forth his hand to receive the holy food' (Euseb. vii. 9; laymen

were wont to come up to the altar for Communion, compare Gregory Nazianzen, *Orat.* 17. 12, Chrys. in 2 Cor. Hom. 20. 3, and Martene, *de Ant. Eccl. Rit.* i. 430). Rather more than twenty years after the Council, Cyril of Jerusalem instructed his catechumens, when they made their Communion for the first time, to ‘receive the Body of Christ’ in the palm of the right hand, and ‘draw near to the cup of the Blood, not stretching out the hands, but stooping (*κύπτων*)’, and in the way of worship and reverence saying the Amen’ (*Catech.* 23. 21, 22). To this day, communicants in the Eastern Church thus stand bending forward (compare an old Ethiopic form, ‘Ye who stand, bend your heads,’ before the prayer of access; Hammond, p. 236). In the Latin Church ‘some traces of the ancient practice remain’ (Scudamore, p. 636), notably in the case of the priest’s own communion at Mass, and of the deacon’s at a solemn papal celebration.

The Puritans of 1604 quoted this canon as against ‘kneeling at the Sacrament’ (Neal, *Hist. of Purit.* i. 429); but this was an ‘economic’ argument, designed to impress an antiquarian king. Any imagined parallel between their position and that of the Nicene fathers, on the question of kneeling at a Sunday Communion, is destroyed by a consideration of the ‘animus’ of the respective parties. The Council vetoed a ritual innovation which seemed to symbolize an ill-timed sorrow; the Puritans broke with existing Church order as prescribing what they deemed an undue reverence. The aims being thus different, the resemblance of the cases is purely superficial, and indeed vanishes when it is remembered that they who thus endeavoured to utilise a Nicene canon themselves preferred to communicate sitting, a posture further removed than kneeling from that which, as described above, was familiar to Christians of the Nicene age.

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'THESE,' says Tillemont, 'are the twenty canons of this celebrated Council which have come down to us, and also the only Canons which it made; at any rate, no ancient writer has reckoned more than twenty of them. Theodoret mentions no others (Theod. i. 8); the African church, having asked for copies of the Nicene canons from the churches of Alexandria, Antioch, and Constantinople, received only these twenty, which we still have; and the twenty-two of Rufinus contain nothing more than do these twenty commonly reckoned, being only distributed in another way' (vi. 674). Rufinus, indeed, using the strange freedom which he allowed himself as an abbreviator, inserted into the last of his canons the Nicene decision about the calculation of Easter, which was not properly a canon. Although Gelasius attributes to the Council nine constitutions, clearly post-Nicene, on prayer, manual labour, the clerical orders, the unlawfulness of laymen going into the ambon, baptism, the Eucharist, resurrection, the one Church, providence, yet he clearly distinguishes them from the true canons, which he twice reckons as twenty (Mansi, ii. 30, 31). These only are included in the ancient Greek and Latin collections, or recognised by the Greek commentators; Hincmar of Reims, in the ninth century, expressly says that 'it is manifest' that no others are Nicene (adv. Hincm. Laud. c. 21); and the additional Arabic canons, which would make up the number to 84, as edited by Echellensis (Mansi, ii. 982), betray their own lateness of origin, and were probably called Nicene through uncritical carelessness, attributing to the First General Council other decrees contained in collections wherein that Council's canons had, of course, the foremost place (so Hefele, and compare Chr. Justellus as to the 'Code of Canons of the Universal Church,' Biblioth. Jur. Can. Vet. i. 16). Neale says that this Arabic compilation was probably made shortly after the rise of the Mahometan empire (Hist. Patr. Alex. i. 109).

But there are some passages of ancient writers which have been relied on as proving that there were other Nicene canons than those which we possess. They are, however, to be explained by a reference to laxity of expression, or to mistake. Thus—Julius of Rome, when he wrote to the Eusebians that the Nicene fathers decreed that one Council's resolutions might be reviewed by another (Athan. *Apol.* c. *Ari.* 22), means only that they acted on this principle by considering the Arian question *de novo*, after it had been determined by the synod of Alexandria. When Ambrose told the church of Vercellæ that the Nicene fathers 'tractatus addidisse' to the effect that no digamist ought to be ordained (*Epist.* 63. 64), he was apparently 'misled by the manuscript which he was then using,' and in which a canon on this subject was wrongly set down as Nicene (see the Benedictine note in loc.); just as the Roman series of canons, in the fifth century, confounded canons of the series called Sardican with Nicene, and led the Roman bishops, first perhaps in careless forgetfulness of the Sardican mention of Julius instead of Sylvester (as in the cases of Zosimus and Boniface), and afterwards, in spite of discussion and authentic information (as in the case of Leo, *Epist.* 43), to quote as Nicene what was really 'Sardican,' as Gregory of Tours afterwards called a canon of Gangra Nicene (*Hist. Fr.* ix. 33); and in the so-called Excerpts of Egbert, Nicene authority is loosely claimed for some rules quoted. Jerome had 'read' somewhere that the Nicene Synod recognised the book of Judith as part of scripture (*Præf. ad lib. Judith*); but he may have been deceived by some catalogue of Scripture books ascribed by a 'pia fraus' to the great Council (see Vallarsi's note, *Op. x.* 21); or he may have found a citation of the book in some professed account of Nicene discussions (Hefele). It is incredible that the Council should have 'canonized' a book which later catalogues, such as the Laodicene, ignore. On this whole subject, see Hefele, sect. 41.

## NOTES ON THE CANONS OF CONSTANTINOPLE.

### CANON I.

*Nicene Creed confirmed: all Heresies anathematized.*

THIS canon is part of a ‘Tome’ or doctrinal formulary, which, as we know from the letter of a Council held at Constantinople in the year 382, had been drawn up by the Council of Constantinople, properly so called, in 381 (Theod. v. 9). It has been thought that when the Council of Chalcedon informed the Emperor Marcian that the bishops who assembled at Constantinople had written to the Westerns against the Apollinarian heresy (Mansi, vii. 464), it alluded to this document. But it was at the meeting of 382—which may, indeed, be called an adjourned session of this council—that a letter to the Westerns was drawn up, and the perfect humanity of the Redeemer affirmed in it, as appears from the letter itself, and the last paragraph of Theod. v. 9.

The present canon begins by ordaining that ‘the πίστις of the 318 fathers who assembled at Nicæa in Bithynia shall not be set aside, but remain in force (κυρίαν).’ By πίστις is here meant belief as formulated in a document; in other words, a confession of faith, or a creed. The word is so used in a letter of the Council of Ariminum, ap. Athan. de Synod. 10 (*τὴν συγγραφεῖσαν πίστιν*), by St. Athanasius in Tom.

ad Antioch. 5, and by St. Basil when he speaks of Hermogenes, ‘the man who at the great Council wrote the great and impregnable *πίστιν*,’ Epist. 81 (cp. Ep. 244) and, as we shall see, in a celebrated decree of can. 7. Socrates also repeatedly speaks of a *πίστις* as composed, drawn up, presented, and read (ii. 18, 19, 45; comp. Soz. iv. 15, 22). The number 318, by which the Nicene fathers have been often described, is traceable to Athanasius in one of his later treatises, (ad Afros, 2; he had previously reckoned them as about 300, Hist. Arian. 66; de Synod. 43; cp. Apol. c. Ari. 23, 25). It was adopted by Epiphanius (Hær. 69. 11), Ambrose (de Fide, prol.), and later writers—all the more readily because of its coincidence with the number of Abraham’s trained homeborn servants who successfully pursued the captors of Lot (Gen. xiv. 14).

But here a question arises. The Council of Chalcedon ascribes to this Council of Constantinople, under the name of ‘the 150 fathers’ (Mansi, vii. 109), that recension of the Nicene Creed which has practically superseded the original form, with the restoration of the Nicene phrase ‘God from God’ in East and West alike, and with the addition of the ‘Filioque,’ and the change of ‘and’ into ‘of’ before the name of Mary (as in the expanded Armenian form) in the West only. But is this statement compatible with the formal ratification of the Nicene Creed in the canon now before us?

We may suppose that the members of the Council of A. D. 381 would not consider themselves to be in any sense invalidating, but rather confirming and perpetuating, the formulary of A. D. 325, if they adopted, with hardly any change, a development of it which had been embodied just eight years previously in the ‘Ancoratus’ of Epiphanius, and therein described as ‘the creed of the Church,’ set forth by ‘bishops more than 310 in number’ (Ancor. 120, 121). It has, indeed, been urged (Hort, *Two Dissertations*,

p. 76 ff.) that this creed is not the Nicene developed, but the creed of Jerusalem with Nicene additions. But the additions include the central and critical part of the Nicene confession in regard to the Son: and the phrase ‘Very God’ may just as probably have been taken straight from the Nicene as from the Jerusalem form, where it occurs without ‘From very God.’ Although, then, the compiler of the creed given in the ‘Ancoratus,’ who may, perhaps, have been Cyril of Jerusalem himself, did draw considerably from the Jerusalem Creed as exhibited in Cyril’s Catechetical Lectures, he took care to give his compilation a pointedly Nicene tone, to make it perpetuate the Nicene tradition of doctrine; for to be ‘Homousian’ was in effect to be ‘Nicene.’ It may seem strange that Epiphanius should use such language as that above quoted respecting a formulary which was not *verbatim* identical with the Nicene: but he is not to be judged by our notions of accuracy, and it is, on the other hand, practically incredible that he should not have known the wording of the Nicene symbol itself, which had been solemnly exhibited, as accepted by three Semi-Arian deputies, before an orthodox council at Tyana in Cappadocia, six years before he wrote his ‘Ancoratus’ in Cyprus for clerics of Pamphylia. (Cp. Basil, Epist. 226, 3: 244, 7: Soz. vi. 12.) It is true that these deputies, in their letter to Liberius, alter the Nicene wording in one clause of the creed, so as to read, ‘And in one Only-begotten God, the Lord Jesus Christ’ (Soc. iv. 12): but for the rest they commit their 64 brethren to that wording. And if any of the prelates at Constantinople could have taken this ‘Epiphanian’ symbol for the Nicene in a literal sense, Gregory of Nyssa, whose brother, St. Basil, had embodied the Creed of 325 (omitting Θεὸν ἐκ Θεοῦ) in a letter to the Antiochene church, written in 373 (Epist. 140. 2), or Pelagius of Laodicea or Zeno of Tyre (cp. Mansi, iii. 568), who had sat in the synod of Tyana, could have at once corrected the mistake, and shown in what sense that symbol could be

called Nicene,—a sense sufficient for their purpose, although it might fail to satisfy a modern standard of precision. It is remarkable that Basil in 377 had written to Epiphanius, to the effect that ‘not the smallest addition’ could be made to the Nicene Creed except on the divinity of the Holy Spirit; some proposed additions on the Incarnation he had declined even to consider (*Epist. 258. 2*). On both these points the ‘Epiphanian’ creed contained additions which might naturally find favour with an assembly of Eastern prelates in 381.

But against the old opinion that the Council formally sanctioned this form of the creed which is commonly called ‘Nicene-Constantinopolitan,’ it has been objected that there is a failure of evidence. Between the years 381 and 451, no ‘Creed of the Second Council’ appears to have been known; Socrates says merely that the Nicene Creed was ‘confirmed’ by that Council (v. 8). The Western churches, the Alexandrian church, the Council of Ephesus, the Antiochene party opposed to that Council (comp. *Mansi*, iv. 1341, 1375), recognise the original Nicene Creed and no other (cp. Lumby, *Hist. of Creeds*, p. 72). But the authority of the Council of Constantinople itself was ignored by the West and by Egypt (see Neale, *Hist. Alex.* i. 209, Le Quien, *Or. Chr.* ii. 405); the Council of Ephesus was largely under the influence of the great prelate whom his enemies called ‘the Egyptian’; and the Syrian churches, however keenly opposed to ‘Apollinarianizing’ tendencies, might not have had occasion to consider or adopt the recension before us, which in one passage, relating to the Nativity, bears token of hostility to Apollinarian mysticism. On the other hand, at Constantinople the Creed in use, as cited by Nestorius (see Cyril, *adv. Nest.* i. 7, 8) included the addition “of the Holy Spirit and the Virgin Mary” to the Nicene term ‘incarnate’: Flavian, bishop of Constantinople, in his letter to Theodosius II., ascribed ‘expositions’ to the Councils both of Nicæa and of Con-

stantinople (*Mansi*, vi. 542); at Chalcedon the words just quoted were referred to by Diogenes, bishop of Cyzicus, as having been ‘added by holy fathers’ to the original Nicene formulary (*ib.* 632). None of the bishops at Chalcedon appear to have challenged the assertion of the imperial commissioners that ‘the 150’ made an ‘ecthesis’ of the faith (*ib.* 937); and when in the next session the same commissioners caused the ‘expositions,’ first of the 318, and then of the 150 fathers, to be read (the former by a bishop, the latter by Aetius, archdeacon of Constantinople), the bishops, after hearing the former, exclaimed, ‘This is the faith of the orthodox,’ and after the latter, ‘This is the faith of all’ (*ib.* 957): and the whole Council, in its 5th session, solemnly adopted a ‘definition’ in which (1) the original Nicene Creed, with ‘Constantinopolitan’ additions, beginning at ‘from heaven,’ and ending at ‘the Lifegiver,’ and with the anathemas, and (2) the ‘Constantinopolitan,’ are recited, and then ‘this salutary symbol’ is referred to, a phrase which Tillemont and Hefele apply to both formularies viewed as one, but Hort restricts to the former,—and this view seems best to suit the whole context. The Council, in effect, says, ‘This “symbol” ought to have sufficed, but on account of Nestorian and Eutychian errors we confirm the “Nicene” creed, and the teaching of the Council of Constantinople on the Holy Spirit, and Cyril’s letters as interpreting the “symbol” and the letter of Leo to Flavian.’ But then the creed here called ‘Nicene’ is not the creed of 325 pure and simple, but a recension very similar to, though rather shorter than, that ‘Constantinopolitan’ recension which after the Fourth Council very naturally became *the* creed of the East.

On the whole, then, there is reason to think that (as Dr. Hort admits) a virtual approval, at least, was given by the Second Council to this enlarged creed, and that it thus by degrees established itself in Constantinople and neighbour

churches. But we observe that the anathemas against Arianism, appended to the Creed in its earlier form, are ‘conspicuously absent’ from this. The Epiphanian Creed, of which the ‘Constantinopolitan’ is almost a reproduction, was accompanied by these denunciations, which reappear in a somewhat enlarged form at the close of the paraphrastic ‘Nicene Creed’ in the Armenian Liturgy (see Hammond, *Liturgies*, p. 147). But the ‘Constantinopolitan’ formulary has them not. From this fact some rather large inferences have been made, which, however, would seem to be disposed of by the observation, that the Nicene censures were, for all practical purposes, superseded by new ones of a somewhat different but very definite type, which form the bulk of the present canon. There it is ordained that ‘every heresy’ shall be ‘anathematized,’ and in particular seven, being those of the following sects.

(1) ‘The Eunomians or Anomœans.’ These were the ultra-Arians, who carried to its legitimate issue the original Arian denial of the eternity and uncreatedness of the Son, while they further rejected what Arius had affirmed as to the essential mysteriousness of the Divine nature (*Soc.* iv. 7, comp. *Athan. de Synod.* 15). Their founder was Aetius, the most versatile of theological adventurers (cp. *Athan. de Synod.* 38, *Soc.* ii. 45 : and see a summary of his career in Newman’s *Arians*, p. 347); but their leader at the time of the Council was the daring and indefatigable Eunomius (for whose personal characteristics, see his admirer *Philostorgius*, x. 6). He too had gone through many vicissitudes from his first employment as the secretary of Aetius, and his ordination as deacon by Eudoxius : as bishop of Cyzicus, he had been lured into a disclosure of his true sentiments, and then denounced as a heretic (*Theod.* ii. 29); with Aetius he had openly disowned Eudoxius as a disingenuous time-server, and had gone into retirement at Chalcedon (*Philostorg.* ix. 4). The distinctive formula of his adherents was the

'Anomoion.' The Son, they said, was not 'like to the Father in essence': even to call Him simply 'like' was to obscure the fact that He was simply a creature, and, as such, 'unlike' to His Creator. In other words, they thought the Semi-Arian Homoiousion little better than the Catholic Homoousion: the 'Homoion' of the more 'respectable' Arians represented in their eyes an ignoble reticence: the plain truth, however it might shock devout prejudice, must be put into words which would bar all misunderstanding: the Son might be called 'God,' but in a sense merely titular, so as to leave an impassable gulf between Him and the uncreated Godhead (see Eunomius' 'Exposition' in Valesius on Soc. v. 10). Compare Basil, Epist. 234, and his work against Eunomius; and Epiph. Hær. 76. See also Gwatkin, Studies of Arianism, p. 130; and Dict. Chr. Biogr. ii. 288.

(2) 'The Arians or Eudoxians.' By these are meant the ordinary Arians of the period, or, as they may be called, the Acacian party, directed for several years by the essentially worldly and unconscientious Eudoxius (already referred to on Nic. 15). His real sympathies were with the Anomœans (see Tillemont, vi. 423, and compare his profane speech recorded by Socrates, ii. 43); but, as bishop of Constantinople, he felt it necessary to discourage them, and to abide by the vague formula invented, and recommended as 'biblical,' by Acacius of Cæsarea, which described the Son as 'like to the Father,' without saying whether this likeness was supposed to be more than moral (cp. Newman, Arians, p. 317), so that the practical effect of this 'Homoion' was to prepare the way for that very Anomœanism which its maintainers were ready for political purposes to disown. In fact, the Acacians themselves for a time adopted an Anomœan creed in 361; see Athan. de Synod. 31 and compare ib. 38.

(3) 'The Semi-Arians;' meaning, not the original maintainers of the Homoiousion, whose leaders might seem to be separated from the Nicene standing-ground by little more

than a dread of the Homoousion, and were at one time addressed by St. Athanasius as his ‘brothers,’ whose ‘meaning’ was orthodox (*de Syn.* 41, cp. *Introd.* to Athanasius’ *Historical Writings*, p. xcii); but the remnant of their party after its disintegration in A.D. 367 (see Newman, *Arians*, p. 391). Some frankly adopted the Nicene faith; others, who either remained nonconformist, or, like Eustathius, recalled their profession of conformity (*Basil, Epist.* 244. 7), became specially distinguished by the theory which in this canon, as in St. Basil’s 263rd Epistle, draws down on them the opprobrious title of ‘Pneumatomachi,’ while their ordinary name in theological history is ‘Macedonians,’ after Macedonius the Semi-Arian bishop of Constantinople, who, according to Socrates, ‘declined to take in the Holy Spirit *eis τὴν θεολογίαν τῆς Τριάδος*’ (ii. 45). They held fast, and passionately emphasized, that denial of the proper Divinity of the Holy Spirit which had repeatedly, in its earlier manifestations, attracted the vigilant censures of Athanasius (*Letters to Serapion*, Tom. ad Antioch. 3, ad Afros, 11), and, as it came more boldly to the front, had been condemned by synods at Rome and in Illyricum (*Soz.* vi. 23, *Theod.* iv. 9). Some of them were still virtually Arian in regard to the Son (*Basil, de Sp. Sanct.* s. 6, 13); others became sound on that head (*Greg. Naz. Orat.* 41. 8): but with all of them the Spirit was only a creature, inferior to the Son, the chiefest of ‘ministering spirits,—not to be glorified with the Father and the Son (see *Basil, de Spir. Sanct.* s. 65, *Epist.* 125. 3, etc., and compare *Swete, Early Hist. of Doctr. of the Holy Spirit*, p. 51). Their chief stronghold was the Hellespontine district (*Soc.* iv. 4). They were earnestly resisted by St. Basil, as by St. Gregory Nazianzen (*Epist.* 102, *Orat.* 31, though he acknowledges their high personal character, *Orat.* 41. 8): see too Didymus and St. Ambrose ‘*de Spiritu Sancto*,’ and Epiphanius, *Hær.* 74. Their bishops had been invited to the Council, ‘reminded of the deputation which they had sent by

Eustathius to Liberius bishop of Rome,' and urged to accept the Homoousion; but refused to do so, quitted Constantinople, and exhorted their adherents to stand out against the Nicene creed (Soc. v. 8). It was by way of excluding their characteristic error that the Epiphanian or 'Constantinopolitan' creed, declared the Holy Spirit to be *τὸ Κύριον*, the Lord or Sovereign Spirit, and *ζωοποιόν*, the Giver, not the mere transmitter, of life (Newman, Arians, p. 405), and to be associated with the Father and the Son in adoration and doxology. Compare the majestic invocation of the Holy Spirit in St. Mark's Liturgy (Hammond, Liturgies, p. 187), manifestly composed as a safeguard against Macedonianism. It is remarkable that the Spanish king Leovigild (A.D. 570–587) clung to Macedonianism after professing to give up Arianism (Greg. Turon. Hist. Fr. vi. 18).

(4) 'The Sabellians,' whose theory is traceable to Noetus and Praxeas in the latter part of the second century: they regarded the Son and the Holy Spirit as aspects and modes of, or as emanations from, the One Person of the Father (see Newman's Arians, p. 120 ff.). Such a view tended directly to dissolve Christian belief in the Trinity and in the Incarnation (see Wilberforce on the Incarnation, pp. 112, 197). Hence the gentle Dionysius of Alexandria characterized it in severe terms as involving 'blasphemy, unbelief, and stupidity, towards the Father, the Son, and the Holy Spirit' (Euseb. vii. 6). Hence the deep repugnance which it excited, and the facility with which the imputation of 'Sabellianizing' could be utilised by the Arians against maintainers of the Consubstantiality (Hilary, de Trinit. iv. 4, de Synod. 68; Basil, Epist. 189. 2; Soc. i. 23). No organized Sabellian sect was in existence at the date of this anathema: but Sabellian ideas were 'in the air' (cp. Theod. v. 9), and St. Basil could speak of a revival of this old misbelief (Epist. 126). We find it again asserted by Chilperic I. king of Neustria, in the latter part of the sixth century (Greg. Turon. Hist. Fr. v. 45).

(5) ‘The Marcellians,’ called after Marcellus, bishop of Ancyra, who was not only persistently denounced by the Arianizers, but for a time, at least, suspected, if not disowned, by St. Athanasius (*Epiphan. Hær.* 72. 4, cp. Hilary, *Fragm.* 1. 21) as one who held notions akin to Sabellianism, and fatal to a true belief in the Divine Sonship and the Incarnation. (*Basil, Ep.* 265. 3). The theory ascribed to him was that the Logos was an impersonal Divine power, immanent from eternity in God, but issuing from Him in the act of creation, and entering at last into relations with the human person of Jesus, who thus became God’s ‘Son.’ But this ‘expansion’ of the original Divine unity would be followed by a ‘contraction,’ when the Logos would retire from Jesus, and God would again be all in all. Some nine years before the Council, Marcellus, then in extreme old age, had sent his deacon Eugenius to St. Athanasius, with a written confession of faith, quite orthodox as to the eternity of the Trinity, and the identity of the Logos with a preexisting and personal Son, although not verbally explicit as to the permanence of Christ’s ‘kingdom’—a point insisted on in the Epiphanian-Constantinopolitan Creed (*Montfaucon, Collect.* Nov. ii. 1). Yet see his letter to Julius I. (*Epiph. Hær.* 72. 2). The question whether the extracts from his treatise, made by his adversary Eusebius of Cæsarea, may represent his real views, has been answered unfavourably by some writers, as Newman (*Athanasian Treatises*, ii. 504, ff.), Döllinger (*Hippolytus and Callistus*, p. 217, E. T. p. 201), Bp. Lightfoot (*Dict. Chr. Biogr.*, ii. 342), and Gwatkin (*Studies of Arianism*, p. 78), while others, like Neale, think that ‘charity and truth’ suggest his ‘acquittal’ (*Hist. Patr. Antioch.* p. 106, cp. *Tillemont*, vii. 513). Montfaucon thinks that his written statements might be favourably interpreted, but that his oral statements must have given ground for suspicion; see also *Dict. Chr. Biogr.* iii. 810.

(6) ‘The Photinians,’ or followers of Marcellus’ disciple

Photinus, bishop of Sirmium, the ready-witted and pertinacious disputant whom four successive synods condemned before he could be got rid of, by State power, in 351. (See St. Athanasius' Historical Writings, Introd. p. lxxxix.) In his representation of the 'Marcellian' theology, he laid special stress on its Christological position,—that Jesus, on whom the Logos rested with exceptional fulness, was a mere man. See Athanasius, *de Synodis*, 26, 27, for two creeds in which Photinianism is censured: also *Soc. ii.* 18, 29, 30, vii. 32; *Soz. iv.* 6. There is an obvious affinity between it and the 'Samosatene' or Paulianist theory (see on Nic. 19).

(7) Lastly, 'the Apollinarians,' who adopted and developed the theory of Apollinaris, bishop of Syrian Laodicea; which, like Marcellianism, arose out of a one-sided antipathy to Arianism, and was at this time being disseminated with extraordinary activity in the East. Its primary proposition was, that in the Incarnate Son the Logos was instead of a rational human mind; its second proposition denied the human origin of His body, and represented it as formed out of the Divine essence. See Tillemont, vii. 602 ff.; Newman's *Church of the Fathers*, p. 157, and *Tracts Theological and Ecclesiastical*, pp. 257 ff.; also *Later Treatises of St. Athanasius* (*Lib. Fath.*), p. 78. Athanasius had written against these errors (*ad Epictetum*, C. Apollin.); Basil had pointed out their far-reaching unsoundness (*Epist. 263. 4*); and Gregory Nazianzen was deeply impressed with their fatal effect on the faith of unwary Churchmen (*Epist. 101, 102, 125*). The Epiphanian creed had emphasized the reality of Christ's manhood: 'And was incarnate of the Holy Spirit *and* the Virgin Mary' (compare Marcellus' formulary of A. D. 341, *Epiphan. Hær. 72. 3*). This was adopted in the 'Constantinopolitan' symbol, and so it appears in the Greek and Latin forms of this creed, as recited to catechumens, in the *Sacramentary* of Pope Gelasius; later, the West adopted the Aquileian distinction

of ‘de Spiritu . . . ex Maria.’ One main point of interest in Apollinarianism is the occasion which it gave, by reaction, to the Nestorian theory of a mere ‘association’ between the Word and a personally human Christ.

## CANON II.

*No bishops to go outside their own spheres of administration.*

This canon develops the Nicene legislation (Nic. 4 and 6) as to the territorial arrangements of the Christian hierarchy. It presupposes the conformation of ecclesiastical to civil boundaries: the secular scheme of thirteen ‘diœceses,’ each including so many provinces, in each of which so many cities were dependent on the metropolis, is adopted for convenience by the Church (Bingham, ix. 1. 3, 4). The civil ruler of a ‘diœcesis,’ called in ‘the Oriens’ a count, in Egypt a prefect, elsewhere a ‘vicar’ or vice-prefect (Gibbon, ii. 313), had his counterpart in a great prelate who in the next century was called an exarch (Chalc. 9, 17), or, in the case of a few preeminent sees, a patriarch,—a title which some Easterns deemed to belong specially to the bishop of Antioch (Arab. can. 8, Mansi, ii. 955; cp. Neale, Introd. East. Ch. 1. 126). The president or proconsul of a province was similarly reflected in the religious sphere by the metropolitan: and each suffragan of a metropolitan in his own *παροικία*, or, as we should now say, diocese (cp. Nic. 16), corresponded ecclesiastically to the temporal authorities of his city and district. The word *διοικησις*, at first applied to any one of the smaller districts of the empire, as when Cicero says that three Asiatic *διοικήσεις* had been attached to his province of Cilicia (ad Famil. xiii. 67), or Strabo says that the Romans arranged *τὰς διοικήσεις* in which

they established courts of justice (Geogr. xiii. 4. s. 12, cp. s. 17), had in the fourth century a certain elasticity of meaning, retaining always, of course, the notion of a certain area placed under one person's administrative control. In this canon it bears its then recently acquired technical sense of a group of provinces, as Gothofred (Cod. Theod. vol. ii. p. 36) defines it, 'provinciarum in unam administrationem collectio ;' (cp. Chalc. 9, on which Balsamon says, διοίκησίς ἔστιν ἡ πολλὰς ἐπαρχίας ἔχουσα ἐν ἑυντῆ, and ib. 28: and see Palladius' use of it, Dial. de Vita Chrys. p. 53, and the heading of Cyril's third letter to Nestorius, 'The Synod . . . ἐκ τῆς Αἰγυπτιακῆς διοικήσεως.') The Council of Arles had apparently used it for a province (see on Nic. 6); so Hincmar used it long afterwards (Op. ii. 249, 310): but in some African canons its import is narrowed to what we should now call a parish, or a particular portion of a bishop's district,—a place dependent on his see (3rd C. Carth. c. 42–44, 46, Mansi, iii. 887 ff., cp. also ib. 803, 818); and so Sulpicius Severus speaks of St. Martin as visiting 'diœcesim quamdam, sicut episcopis visitare ecclesias suas moris est' (Epist. i. 10); and so the Council of Epaon, 'presbyter dum diœcesim tenet ;' and Gregory of Tours (Hist. Fr. v. 5), 'dum diœceses ac villas ecclesiæ circumiret.' It might have seemed natural to transfer the term from the part to the whole of a *παροικία*, and so come nearer the original use; and so in the record of the Conference of Carthage in 411, while 'diœcesis' is sometimes used for a place under a bishop's jurisdiction (Collat. i. c. 128, 133, 142, 163, 176), it seems elsewhere to mean what we should call his 'diocese' (ib. c. 116, 117, 126), and so Augustine uses it in his 'Breviculus Collationis,' i. 12, 'Victoriani Mustitani catholici episcopi, . . . in ipsa autem diœcesi Mustitana.' So it is used by the 1st Council of Tours, c. 9; and so by Sidonius Apollinaris in Epist. vii. 6, although in Epist. ix. 16 it has the narrower sense, as in Leo's Ep. 12. 10, and Pope Hilarus' Ep. 2. As found in Adamnan's Life

of St. Columba, i. 35, it is considered by Bp. Reeves (note in loc.) to mean simply a ‘district.’

We now see what the canon means by forbidding prelates stationed outside a particular ‘diœcesis’ (for this, as Valesius says, must be the sense of ὑπὲρ διοίκησιν, compare ὑπεροπίοις) to meddle with churches ‘internal to it,’ and therefore ‘external’ to their own borders, or ‘to disturb them in any way,’ as Peter of Alexandria had done by sanctioning the attempt of Maximus (see c. 4) to obtain the see of Constantinople. Nothing of this sort is to take place; ‘but on the contrary, according to the canons, the bishop of Alexandria is to administer (οἰκονομεῖν, cp. can. 6) the affairs in Egypt only, and the bishops of the East,’ i.e. the Oriental ‘diœcesis’ properly so called, containing fifteen provinces, of which Antioch was both civilly and ecclesiastically the head, ‘to manage (διοικεῖν) the East only, the privileges mentioned in the canons passed at Nicæa being reserved for the church of Antioch’ (referring to Nic. 6). ‘And the bishops of the diœcesis of Asia’ (containing eleven provinces) ‘are to administer the affairs of the Asiatic diocese only, and the bishops of the Pontic diœcesis’ (containing eleven provinces) ‘the affairs of the Pontic only, and the bishops of the Thracian diœcesis’ (containing six provinces) ‘the affairs of the Thracian only.’ Here it is observable that ‘the bishop of Alexandria’ alone is mentioned in regard to Egypt, while ‘the bishops’ are spoken of in regard to ‘the East;’ compare the 6th of Nicæa. It is remarkable that the great sees of Ephesus, Cæsarea in Cappadocia, and Heraclea, the capitals respectively of the Asiatic, Pontic, and Thracian ‘diœceses,’ are not named, and even in the case of the Oriental ‘diœcesis,’ Antioch is only named in a saving clause for its rightful privileges, whereas Alexandria stands out prominently as representing Church authority throughout Egypt; see above on Nic. 6, as to the great powers of the Alexandrian see within its ‘diœcesis.’ Compare the celebrated law of Theodosius, promulgated on the

30th of July, 381, and naming certain bishops as centres and types of Catholic communion for the Eastern empire, e.g. ‘in the Asian diœcesis Amphilochius of Iconium and Optimus of (Pisidian) Antioch,’ ‘in the Pontic diœcesis Helladius bishop of Cæsarea, and Otreius of Melitene, and Gregory bishop of Nyssa’ (*Cod. Theod.* xvi. 1. 3). This brings us to the assertion of Socrates, that the Council ‘distributed the provinces and appointed patriarchs,’ so that ‘Helladius, Gregory, and Otreius, obtained the patriarchate of the Pontic diœcesis’ (v. 8). If Valesius is wrong in saying that Socrates meant by patriarchs ‘extraordinary legates’ sent ‘through the diœceses to establish the right faith,’ Bingham is not less wrong in understanding him of patriarchs properly so called (ii. 17. 6); and for this plain reason, that he assigns three ‘patriarchs’ to a single (Pontic) diocese, one of them being the bishop of Nyssa,—for Beveridge’s contention, that Helladius and the rest are *not* the ‘patriarchs’ referred to in the preceding clause, *Annotat.* p. 94, is a mere violence to the text, and he is clearly wrong in supposing that the 6th Nicene canon had not contemplated any such position as was afterwards called patriarchal, but had dealt with metropolitical privileges alone. The statement of Socrates, in fact, is simply based on a confused reading of the law and of the canon: he is attributing to the Council what was in fact decreed by Theodosius, and using ‘patriarchs’ in the sense of ‘eminent bishops.’ The first application of ‘patriarch’ to an occupant of one of the great sees appears in the acts of the Council of Chalcedon, where the commissioners speak of the ‘patriarchs of the several diœceses’ (*Mansi*, vi. 953), and where Egyptian memorialists address Leo by that title (*ib.* 1005, 1012, 1021, 1029). To proceed: the canon forbids bishops to go outside the ‘diœcesis’ within which their sees are situate, either for the purpose of ordaining (on *χειροτονία*, see Nic. 4), or for any other acts of ecclesiastical administration, unless invited.

So much as to the relations of the several ‘dioceses,’—or, as we might say, exarchates,—to each other. It will be observed that nothing is said as to Western Church arrangements, because this synod was exclusively Eastern: and as to the Eastern Church—using the term in its wider sense—it is implied, though not expressly asserted, that no appeal is to be made by a bishop resident in one ‘diœcesis’ to any great see outside its limits, e. g. by a prelate in Pontus to the see of Antioch. It is observable that when St. Chrysostom’s friends protested against the intrusive conduct of Theophilus at the Council of the Oak, they cited, not this canon, but the less explicit 5th of Nicæa (Palladius, *Dial.* p. 70).

(2) But as to the next division, that of provinces,—‘it is manifest,’ says the canon, ‘that the affairs of each province are to be managed by the provincial synod, according to the Nicene provisions’ (Nic. 5).

(3) And those churches which had been planted among the ‘barbaric nations,’ and lay outside the bounds of the Roman Empire, must be ‘administered according to the usage established by, and existing in force from the times of, the fathers,’ i. e. they must continue dependent on, and receive assistance from, some great church within the empire, from which they originally received the episcopate (compare Balsamon and Zonaras). Such was the relation of the ‘Ethiopian’ Church to that of Alexandria, ever since Athanasius had consecrated Frumentius as its first bishop (*Soc.* i. 19). The Christians of Iberia were, according to their own traditions, much indebted to Eustathius of Antioch (Neale, *Introd. East. Ch.* i. 61), although Le Quien thinks that they were at first connected with Cæsarea in Cappadocia (*Oriens Christ.* i. 1335). The church of ‘Armenia Major,’ the oldest of national churches, constituted about A.D. 302 by St. Gregory the Illuminator, who received the episcopate from the same see of Cæsarea, was subject to it at the date of this Council, when Nierses presided in Gregory’s church of

Etchmiadzine (Neale, i. 66; Le Quien, i. 1375: for another local account, see Fortescue's Armenian Church, p. 20). The Persian or Chaldaean Church, which had suffered a terrible persecution under Sapor II. (Soz. ii. 9 ff.), was ruled by Cajuma bishop of Seleucia and Ctesiphon, who, like most of his predecessors, was 'catholicos' or 'procurator' for the bishop of Antioch (Le Quien, ii. 1079, 1110; Neale, i. 141). Columban, mistaking the special point of this provision, appealed to it as against interference with the Celtic calculation of Easter (Epist. 3, to Boniface IV.).

### CANON III.

*An honorary precedence for the see of Constantinople next after the see of Rome.*

This is a brief but momentous provision, connected with the preceding canon, which had ruled that bishops were not to interfere in the affairs of other 'dioceses.' 'However (<μέντοι) the bishop of Constantinople is to have honorary pre-eminence after the bishop of Rome, because Constantinople is New Rome.' The word *πρεσβεία* by itself, as used in can. 2. and Nic. 6, means 'prerogatives' or 'privileges': but here the qualifying addition *τῆς τιμῆς* limits its scope to an honorary precedence or, as the old Latin translators say, a 'primatus honoris,' as distinct from any peculiar authority. There is, so far as this phrase is concerned, no question of supremacy or superiority of power.

(2) Such a precedence, or priority of rank, or 'primacy of honour,' is implicitly recognised as belonging to the see of Rome in regard to all other sees whatever, the Constantinopolitan included (even as, in the secular order, Old Rome continued to rank above New Rome, Gibbon, ii. 302). So the Arabic paraphrase of these canons says that 'the bishop

of Constantinople sits next after the bishop of Rome' (Mansi, iii. 578), and Zonaras observes that *μετά* denotes *ὑποβιβασμὸν καὶ ἐλάττωσιν*, i.e. a 'secondary rank,' such as was recognized in the 130th Novella of Justinian. According to Bede (*de Temporum Ratione*) it was because the church of Constantinople had been 'writing itself first of all churches' that the emperor Phocas declared the Roman see to be 'the head.'

(3) An absolute priority being reserved to the see of Rome, precedence over all other sees is conferred *de novo* on that of Constantinople.

(4) The reason given, because the city of Constantine is a 'New Rome' (Soz. ii. 3), implies that the existing precedence of the Roman see has, like that of the Constantinopolitan, a basis simply political, the imperial majesty of Old Rome itself. It was not perhaps unnatural that the ecclesiastics and adherents of a church which, as Pope Gelasius said long afterwards, was not even metropolitical, but a mere 'parœcia' or diocesan church, dependent on that of Heraclea (Epist. 13), should desire to represent the Roman church as owing its distinction to a circumstance in which their own could share. But the representation, although countenanced by the Fourth as well as by the Second General Council, was not the less unfaithful to the facts. The church of Rome was what it was, the first of all churches, for a variety of reasons ecclesiastical as well as political. It owed much to the name of 'the City,' but much also to the names of SS. Peter and Paul. No other Western church could boast of having been consolidated (to say 'founded' in the proper sense would be untrue) by the personal ministry of those two great Apostles (Irenæus, iii. 3. 2), or, indeed, could call its see distinctively apostolical: no other church whatever, perhaps it may be added, could exhibit 'fasti' so religiously august. These considerations, appealing as they did to the universal instincts of Christian reverence, were reinforced by the traditions of an orthodoxy

which had hardly, if ever, been sullied, and of a munificent charity which had won the gratitude of poorer brethren in Greece (Euseb. iv. 23), in Syria and Arabia (ib. vii. 5), and in Cappadocia (Basil, Epist. 70): and, as it has been well said, ‘the resultant of these forces was increased in intensity by the respect and influence which naturally attached to the centre of political government’ (note in Oxf. Transl. of Fleury, vol. iii. p. 96: compare Robertson, Hist. Ch. i. 226). Theodoret, in his letter to Leo, grounds the precedence of the Roman church on the grandeur of its city, on its own faith, and above all on its possession of the graves of Peter and Paul (Epist. 113).

But (5) while we cannot on historic grounds accept the Council’s too simple view of a many-sided fact, we must observe that it does not hereby (as Hefele thinks) invest the see of the Eastern capital with any new jurisdiction, nor even make it independent of the mother-see of Heraclea (cp. Le Quien, i. 19), which, in the person of bishop Theodore, had recently claimed, with success, the right to consecrate Demophilus for Constantinople (Philostorg. ix. 10), and still retains that privilege in regard to the ‘oecumenical patriarch’ (see Balsamon in loc., although, on Chalc. 12, he denies it to be a right; and Le Quien, i. 180). Powers, indeed, had been usurped by Demophilus himself, and by Arian predecessors of his in the see of Constantinople (Philostorg. v. 3: ix. 8, 13, Soc. ii. 38): and in the period after the Council similar acts on the part of its orthodox occupants, in the first half of the next century, were not warranted by the new canon, but formed part of a series of precedents which, as we shall see, induced the Council of Chalcedon,—while professedly observant of the lines traced by this Council,—to erect for the see of Constantinople a patriarchal jurisdiction on the foundation of an ‘honorary precedence.’ Socrates indeed says that Nectarius received authority over Thrace as well as over ‘the great city’ (v. 8); but, as we have already

observed, he is loose in his statements about the proceedings of this Synod, and he was likely enough to read into the canon what he knew from later events. If the Council had deliberately meant to make the see of Constantinople supreme over the bishops of Thrace, its second canon must have been worded differently.

Lastly, (6) this decree is prejudicial to the status of the great sees of Alexandria and Antioch, which had previously ranked as second and third in the hierarchy. It was probably intended to guard against such claim to interfere in the affairs of Constantinople as Peter of Alexandria had recently put forward (see next canon, and compare Gregory, Carm. de Vita sua, 862; so Neale, Hist. Alex. i. 206): but we cannot wonder that this exaltation of what Egyptians might call ‘an upstart bishopric’ above the illustrious ‘throne of the Evangelist’ aroused that persistent Alexandrian hostility which brought such trouble to the noblest of Constantinopolitan bishops. In regard to the church of Antioch, its peculiar condition at that time rendered it especially dependent on the will of the Council. It was suffering from ‘the Antiochene schism,’ the dissension between the stricter Catholics, who, ever since the deposition of Eustathius by Arianizers in 330, had held aloof from a line of bishops more or less connected with Arianism, and those who, while retaining their faith, had communicated with the prelates successively in possession, and had welcomed, in 361, the accession of a bishop whose first discourse gave substantial evidence of his orthodoxy. This was the celebrated Meletius, whom the ‘Eustathians’ had refused to acknowledge because of his Arian appointment; and in the following year they had procured the irregular intervention of the zealous Lucifer of Caliaris to consecrate their own pastor Paulinus (Soc. iii. 6). Both prelates were eminently good men: Meletius was recognised by the Asiatic churches, Paulinus by Egypt and the West: and a concordat seems to have been made to the

effect that the survivor should be owned by both sections as the bishop of Antioch (*Mansi*, iii. 624). Meletius had died at Constantinople during the Council: Gregory of Nazianzus, as bishop of Constantinople, had exhorted the bishops to accept Paulinus; but party feelings proved too strong for this good counsel, and prompted the resolution that a new appointment should be made. In effect, Flavian, a priest of the Meletian party, was chosen, and ultimately recognised by the West as well as the East. Generally, indeed, the see of Antioch was less ‘tenacious’ of its rights than any other of the patriarchal thrones (*Le Quien*, ii. 677), its conduct as to Cyprus (*Eph.* 8) being an exception.

It should be added that this new order of the great sees was naturally ignored by the West. Although Paschasinus, Leo’s legate, observed in the 1st session of Chalcedon that in that Council, ‘by God’s will,’ Anatolius of Constantinople was first, whereas at the Robbers’ Meeting his predecessor had been fifth (*Mansi*, vi. 607), yet he and his brother-legate, Lucentius, in the 16th session, disowned the canons of Constantinople (*ib.* vii. 442), and Leo himself afterwards contended that the elevation of the see of Constantinople above those of Alexandria and Antioch was a breach of Nicene rules. He also described this canon as ‘*quorumdam episcoporum conscriptio*,’ which had ‘never been communicated to the Apostolic see, and had long come to nought’ (*Epist.* 106. 2, 5). So says Gregory the Great in *Epist.* vii. 34, ‘The Roman Church has not received the canons or acts of that synod.’ So, in the ninth century, Hincmar of Reims emphasizes the old sequence, ‘Rome, Alexandria, Antioch’ (*Op.* ii. 429); and, although Roman legates signed the 21st canon of the Council of Constantinople in 869, which ranked Constantinople next after Rome (*Mansi*, xvi. 174), yet the Roman see did not formally admit Constantinople to the second place until the Lateran Council of 1215 (*ib.* xxii. 991), after the erection of a Latin patriarchate of Constantinople.

These three canons were read as one ‘synodicon’ of this council at the last session of the Council of Chalcedon (Mansi, vii. 445).

#### CANON IV.

##### *On the case of Maximus and of those who were ordained by him.*

Maximus, also named Heron, had come from Egypt to Constantinople about the beginning of 380, professing to have been formerly a confessor for the faith, but retaining the white cloak and the staff which then marked the Cynic philosopher, and also conspicuous (we may as well have the whole picture) by a flowing yellow wig (Gregory, Carm. adv. Max. 42 : de Vita sua, 754, 768). Probably he was not the Maximus to whom Athanasius and Basil had written in terms of respect (see Tillemont, ix. 444). Gregory of Nazianzus, then acting as missionary bishop at Constantinople, was attracted by his apparent earnestness, received with unsuspecting simplicity his own account of his antecedents, publicly eulogized him in a discourse still extant (Orat. 25), and treated him with a kindness which was heartlessly abused. ‘He shared my house and board, my teaching, my counsels’ (de Vita sua, 811 ; cp. Tillemont, ix. 445). Maximus repaid him by intriguing with one of his presbyters to secure the bishopric for himself; prevailed on Peter II. of Alexandria to send over some Egyptian bishops (preceded by auxiliaries of a rougher type); and arranged for his own consecration on a certain night, in the church called Anastasia,—Gregory being ill at the time. Day broke before the ceremony was completed: first some of the clergy, then a miscellaneous crowd, entered the church: the intruders had to take refuge in ‘the sorry dwelling of a flute player,’ where they ‘fashioned’

the Cynic into a ‘pastor’ (*Greg. de Vita sua*, 909). The outrage was promptly punished: Maximus was driven out of the city,—sought in vain for countenance from Theodosius, who, says Gregory, ‘spurned him like a dog’ (*ib.* 1009),—returned to Egypt, and tried to domineer over Peter; but, as Tillemont says (ix. 456), the eyes of ‘ce bon vieillard’ were opened by the insult, and he resumed his friendly relations with Gregory. Such was the ‘disorderly procedure’ of Maximus, which provoked the Council to declare by this canon that he was not, and never had been, a bishop,—that all clerics, of whatever degree, who might have been ordained by him, had in truth received no ordination, all episcopal acts done in his favour or by him being pronounced invalid (see on Nic. 16).

Maximus, however, having been expelled from Egypt, made his way into Northern Italy, presented to Gratian at Milan a large work which he had written against the Arians (as to which Gregory sarcastically remarks—‘Saul a prophet, Maximus an author!’ *Carm. adv. Max.* 21), and deceived St. Ambrose and his suffragans by showing the record of his consecration, with letters which Peter had once written in his behalf. To these prelates of the ‘Italic diœcesis’ the appeal of Maximus seemed like the appeal of Athanasius, and more recently of Peter himself, to the sympathy of the church of Rome; and they requested Theodosius to let the case be heard before a really General Council (*Ambr. Ep.* 13). Nothing further came of it: perhaps, says Tillemont, those who thus wrote in favour of Maximus ‘reconnurent bientôt quel il était’ (ix. 502): so that when a Council did meet at Rome, towards the end of 382, no steps were taken in his behalf (Hefele, *sect. 102*).

These four canons are all that were passed by the Council of 381. No others are ascribed to it by the Latin collectors, although the Dionysian version reckons them as three, the Isidorian as six: and the canons reckoned as 5th and 6th

must be assigned to a Council held at Constantinople in 382, at the summons of Theodosius, who preferred this plan to the Latin one of a General Council to be held at Rome (compare Ambrose, l. c.)

It was to this new meeting of Eastern prelates, which might be called a second session of the Council of Constantinople, that Gregory of Nazianzus, who in his despondency had abdicated the see of Constantinople in the preceding year, was invited, but declined to attend (Epist. 131), protesting (with evident allusion to the recent rejection of his own advice) that he had never seen any good result of a synod, but adding that he had determined to ‘retire into himself,’ and was, besides, so ill as to be ‘fit for nothing.’ The bishops, when they met without the advantage of his presence, had before them a letter from Western prelates requesting them to attend a General Council to be held at Rome. Theodoret gives their reply (v. 9); it pleads inability to visit the West, or to do more than send a synodical letter. The Council then passed two more canons.

## CANON V.

*Recognition of those at Antioch who held the right faith.*

‘In regard to the “tome” of the Westerns, we have recognised those at Antioch who confess one Godhead of Father, Son, and Holy Spirit.’ The sentence is too concise to be self-explanatory. The word *tόμος*, indeed (properly, a section of a book rolled up by itself) is easily understood here to mean a doctrinal formulary, such as the Athanasian ‘Tomus ad Antiochenos,’ the ‘Tome’ of Proclus of Constantinople to the Armenians,—the ‘Tome’ of Leo the Great, otherwise called his 28th Epistle,—the ‘Tome’

which, according to Philostorgius (vii. 2), was drawn up against Aetius the Anomœan: and so this very Council, in its letter to the Western bishops (Theod. v. 9), refers them to one ‘tome drawn up by the Council which assembled at Antioch’ (in 379), and to another ‘put forth by the œcuménical Synod at Constantinople’ (in 381). But what was ‘the tome of the Westerns?’ It was clearly some doctrinal letter sent not long previously by a Western synod to the Easterns,—i. e. to such prelates as had now met at Constantinople,—and touching at least indirectly on the dissension at Antioch. These conditions appear to exclude the series of anathemas against various errors sent by Damasus to Paulinus, the date of which is uncertain (Theod. v. 11),—the letter of a Roman synod of 371–2 to the Easterns (Mansi, iii. 459),—and the letter of an Italian Council, inviting the bishops to attend a Council at Rome (Theod. v. 9: see Hefele, s. 102). It seems most probable that the canon refers to a document framed by a Roman Council, not, as Hefele thinks, in 369, but as Mansi considers, in 377 (iii. 466: cp. Maran, Vit. S. Basil. c. 37. s. 2), and of which a fragment remains, concluding with an assertion of Nicene faith, and a rejection of Macedonian, Marcellian, and Apollinarian error (Mansi, iii. 461). This document, we know, was accepted by a large Council held at Antioch under the presidency of Meletius, nine months after St. Basil’s death (Greg. Nyssen, Op. ii. 187), i. e. in September 379 (not 378), when a corresponding statement, called in this Council’s letter a ‘tome,’ and in the ‘Libellus Synodicus’ a sacred definition (*ὅπος θεῖος*, Justellus, Biblioth. ii. 1189; Mansi, iii. 486), was drawn up and probably sent to Rome in return (Tillemont, viii. 367). It is unnatural and unnecessary to identify, as Hefele does, ‘the tome of the Westerns’ with ‘the tome made at Antioch.’ The Council, therefore, seems to resume the position taken three years before, at Antioch, and to say, ‘We quite agree with the

Westerns as to the errors which they denounce: we are as much opposed as they can be to every form of Arianism, and to all Macedonian irreverence towards the Holy Spirit: and from that point of view we recognise the orthodoxy' (as ἀποδέχεσθαι is used in Athanasius' Tom. ad Antioch. 3. 6) 'of all those at Antioch, whether belonging to the Eustathian or to the Meletian section, who have a sound belief as to the Trinity in Unity.' It is intended as a contribution to the cause of peace, which, as Westerns might well think, had been gravely injured by the refusal of the Council of 381 to acknowledge Paulinus as the successor of Meletius. Westerns might ask, 'Is not some tenderness towards Arianism at the bottom of this "animus" against one who has spent a life in resisting Arianizers?' The canon was meant to answer, 'None at all.'

## CANON VI.

### *Regulations as to charges brought against Bishops.*

This, the longest canon in our series, treats of charges brought against orthodox bishops. Its language betokens an inevitable result of the protracted Arian controversy, and, to speak more particularly, of the tactics pursued by the Arian party from their first attack on Eustathius and on Athanasius. Accusation—bitter, obstinate, relentless—had become a weapon ready to hand at any time. The atmosphere of ecclesiastical society was hot with suspicion, misrepresentation, denunciation. 'A bishop,' wrote Chrysostom about this period, 'has to look round him on all sides, lest some one should find a weak point in his conduct, and strike home there. For all are standing round him, ready to wound and overthrow him . . . If he happens to make some little oversight, all his good deeds will not help him against

the tongues of accusers . . . and they who stand near him and minister with him are the very men whom he has most reason to dread' (de Sacerd. iii. 14). So, later, when he had had personal experience of episcopal difficulties, he declared that 'nobody was afraid to accuse or misrepresent a bishop' (in Act. Hom. 3. 4). So the Council says that 'many persons, with a view to disturbing and upsetting the good order of churches which but for them would be left at peace, and casting a slur on the reputation of bishops (*ιερέων*), are given to hatching accusations in a hostile and malignant spirit against the orthodox prelates who are administering the churches.' The verb *οἰκονομεῖν* in this place, as in can. 2, and Euseb. iv. 4, and when Basil wishes that his brother Gregory might *οἰκονομεῖν* a church suited to his own temperament (Epist. 98. 2), has obviously the sense of spiritual stewardship, derived from Luke xii. 42, 1 Cor. iv. 1. Used thus absolutely, it cannot be referred to the mere distribution of Church alms (Hatch's Bamp. Lect. p. 41); when a merely 'economic' function is intended, the context shows it, as in Chalc. 26. Observe also the special use of *ιερέüs* for a bishop, in whose office the Christian priesthood was, so to speak, concentrated (compare Tertullian, de Bapt. 17, 'summus sacerdos qui est episcopus'). St. Chrysostom's work 'on the Priesthood,' written to account for his own avoidance of the episcopate, illustrates this use, as does *ιερωσύνης* in Eph. 2, and Cyprian's frequent employment of 'sacerdos' for 'episcopus,' e. g. Epist. 59. 7.

To guard against the evil complained of, it is ordered that no charges against bishops shall be 'received from anybody without inquiry:' that is, a distinction must be drawn. (1) Those who complain of personal wrong must be heard, and no questions asked as to their antecedents or their religious profession.' The words are worthy of an ecclesiastical Council: 'In such cases we must not inquire as to the accuser's person or his religious profession' (*θρησκείαν*, used

for a ‘cult,’ as in the imperial edicts translated in Euseb. ix. 1, 9; x. 5). ‘It is absolutely necessary that the bishop’s conscience should be clear, and that he who says he is wronged should have justice, whatever be his religious profession.’ So the Council of Hippo in 393 ruled that no one whose personal conduct was culpable should be allowed to accuse a bishop, ‘*nisi proprias causas, non tamen ecclesiasticas, dicere voluerit*’ (Mansi, iii. 920). The distinction is not recognised in Apost. can. 75, which rules that a heretic is not to be admitted as a witness against a bishop: and compare can. 96 in the series called that of the ‘Fourth Council of Carthage.’ But (2) it is otherwise, the Council proceeds in effect, as to charges of an ‘ecclesiastical’ nature. Then the accuser’s personal position is an important element in the case: and we must refuse a hearing to persons who have no ecclesiastical ‘locus standi.’ Such are (a) ‘heretics, under which name we include (a) persons formerly excommunicated, (β) persons anathematized by ourselves,’ (i.e. by Constant. i. above), (γ) ‘those who profess to hold the sound faith, but have gone into schism and formed congregations in opposition to our canonical bishops:’ (δ) churchmen either (α) previously excommunicated for some fault, or (β) accused of some fault, from which they have not yet cleared themselves. Compare 2nd C. of Carthage, can. 6, ‘*Si criminosis est, non admittatur ut accuset*’ (Mansi, iii. 694).

Here several points require attention. (1) **Αποκηρυχθέντας** refers to the greater excommunication, as Alexander says of the original Arians, *ἀπεκηρύχθησαν ἀπὸ τῆς ἐκκλησίας* (Soc. i. 6), and Gregory Nazianzen says that Damasus made the Apollinarians *ἀποκηρύκτους* (Epist. 102); comp. *ἐκκήρυκτον* in Euseb. vi. 43. (2) The reference to the anathema (see Bingham, xvi. 2. 8) pronounced against heretics may be illustrated from the anathematisms at the end of the original Nicene Creed. (3) The term ‘heretics’ is here used in a wide sense, so as to include schismatics, as in the Conference of Carthage, i.

126, 139; it is used distinctively by Athanasius (ad Ægypt. 22), by Basil (Epist. 188. 1), and Theodosius in a law of 380. (4) Ἀντισυνάγοντας is illustrated by the ancient technical sense of *συνάγειν* (Euseb. vii. 11, Athan. Apol. c. Ari. 20), *συνάγεσθαι* (Euseb. vii. 9, Athan. Apol. c. Ari. 12), and *σύναξις* (Cyril, Catech. 10. 14; Athan. Apol. de Fuga, 24; Tom. ad Antioch. 9; Soc. v. 22; so Chrysostom speaks of the daily *συνάξεις*, In Act. Hom. 29. 3). Compare the similar use of ‘colligere’ (Tertull. de Fuga, 14), and ‘collecta’ united with ‘Dominicum’ (the Holy Eucharist) in Ruinart’s Act. Mart. SS. Saturn. Dativ. etc. Socrates uses *παρασυνάγων* for holding a congregation apart from the bishop, vii. 5. (5) For *κανονικοῖς* (*ἡμῶν ἐπισκόποις*) it has been very reasonably proposed by Beveridge (and see Routh, Scr. Opusc. i. 421) to read *κοινωνικοῖς*, ‘the bishops who are in communion with us,’ in accordance with *κοινωνικούς* in the letter of this Synod to the Westerns (Theod. v. 9). We find Gregory Nazianzen advising a presbyter to treat all who believe in the Holy Trinity as *κοινωνικούς*, as he himself does (Ep. 102).

Such persons, then, as are not thus disqualified, are to bring their complaints before the provincial synod. ‘But if it shall happen that the provincial bishops are not able’ to settle the case, let it go up to a synod of the whole ‘diœcesis’ (an aggregate of provinces) assembled for that purpose; and ‘the accusers must in the first instance give written guarantees that, in case they are convicted of calumny, they will accept for themselves the same penalty which the bishop would incur if they made their accusation good. But if any one intrude upon the Emperor’s attention, or trouble the secular law courts, or an Æcumenical Council, thereby disregarding these provisions, and putting a slight on the bishops of the “diœcesis,” such a person is not to be admitted as an accuser.’ It is here assumed that the case will be heard by the bishops of the province or of the ‘diœcesis,’ not by the metropolitan or the exarch alone: compare the

4th, 12th, and 15th canons of the Council of Antioch, which speak of the trial of a bishop by a provincial synod. That Council had also provided that if the bishops of the province could not agree in their verdict, the metropolitan should invite some other bishops from the neighbouring province to clear up uncertainties, and in conjunction with his compatriots arrive at a decision (c. 14). The present canon makes more regular provision for such a contingency; and the 9th canon of Chalcedon went a step beyond the lines here traced by allowing an appeal from the provincial synod, not only to the ‘exarch’ or primate of the ‘diœcesis,’ who probably would convoke a synod of the ‘diœcesis’ to hear it (compare a law of Gratian, ‘a suæ diœceseos synodis audiatur,’ Cod. Theod. xvi. 2. 23), but to the see of Constantinople. The phrase, ‘troubling the emperor’s ears,’ is borrowed from the 11th canon of Antioch, where, however, the context has no reference to any kind of litigation or appeal, but, as far as appears, to the conduct of some bishops or clerics who went to the court to push their own or their friends’ interests. But what the Council here means is, that no one who carries an ecclesiastical accusation against a bishop before the civil authority shall afterwards be allowed to fall back on the spiritual tribunal.

### ‘CANON VII.’

#### *Practice of the Church in receiving converts from various sects.*

What is called the 7th canon of Constantinople is not a canon at all, though Balsamon and Zonaras treat it as such. It is unknown to the Latin translators: it is absent from the collection of Symeon Logothetes (Justellus, Biblioth. ii. 717), and,—what is more,—from that of John Scholasticus of Antioch, who lived in the reign of Justinian (ib. ii. 502). It

is acknowledged by Photius in his Nomocanon (ib. ii. 794), and by Alexius Aristenus, who even divides it into two : and it is embodied in the 95th canon of the Council in Trullo in 692, but without any reference to synodical enactment. As it stands here, it has not the form of a canon : it ordains nothing, it only recites a usage,—doubtless the usage of the church of Constantinople,—as to the mode of receiving converts from the different sects. Beveridge considers it to be a slightly abridged and altered form of a letter still extant, addressed by some cleric of Constantinople to Martyrius, patriarch of Antioch, about A.D. 460.

It begins by pointedly separating all heretics as such from 'the portion of those who are being saved' (*σωζομένων*, from Acts ii. 47, 2 Cor. ii. 15). It then enumerates those sects from which converts are received according to the usage in question, without being baptized *de novo* (see on Nic. 19). These are (1) Arians : (2) Macedonians : (3) Sabbatians, or followers of Sabbatius, a converted Jew who had joined the Novatians, been ordained presbyter, exhibited Judaical leanings as to the Paschal festival, and ultimately, about the end of the fourth century, formed a sect of his own upon that basis, and procured for himself episcopal consecration (Soc. v. 21, vii. 5, 12 ; Fleury, 19. 35 ; Newman's Arians, p. 17). His followers called themselves Protopaschites, or 'observers of the original Pasch.' Theodosius II., in a law of 413, describes them as 'deserters from the Novatian body' (Cod. Theod. xvi. 6. 6). (4) Novatians, who call themselves Cathari (see on Nic. 8) and *ἀριστέρους*, or, as we should rather read, *ἀριστῶν*, or as the letter to Martyrius actually has it, and as Routh would read in this passage, *καθαρωτέρων* (Scr. Opusc. i. 424). (5) Quartodecimans or Tetradiitæ. This latter name is explained by Balsamon to mean that Quartodecimans were accustomed to fast during their Easter, as Catholics did on Wednesdays : but it is more reasonable to understand it of those who, although not holding entirely

with the original Quartodecimans, ended their ante-paschal fast with the fourth day in Holy Week (Routh, i. 425: he compares Laodic. 50). (6) Apollinarians, cp. c. l.

Converts from these sects are received on giving ‘libelli,’ or written professions of orthodox belief, such as the sectarians of Lydia did when they adopted a Nestorian creed as if it were Nicene (see on Eph. 7), and such as the Trullan canon requires also from ex-Nestorians. They anathematize every ‘heresy,’ that is, ‘every sect, which does not hold what the Catholic Church holds.’ They are then anointed with chrism on forehead, eyes, nostrils, mouth, and ears, the officiant saying, ‘The seal of the gift of the Holy Spirit’—the form of administering Confirmation in the Eastern Church to this day (see Goar, *Euchologion*, p. 356; Neale, *Introd. East. Ch.* ii. 1002).

The other sects, whose baptism is treated as null, are (1) the Eunomians, ‘who baptize with one immersion only;’ an evident allusion to their custom of baptizing into the death of Christ, rather than into the threefold Name (Soc. v. 24, comp. Apost. can. 50): (2) ‘Montanists, here called Phrygians:’ (3) Sabellians, ‘who teach the absolute identity of the Son with the Father’ (*υιοτατοπία*, compare Arius’ letter to Alexander, Athan. de Synod. 16, and see Card. Newman, *Ath. Treat.* ii. 475, ed. 2), ‘and do other grievous things,—and, generally, all the other sects, for there are many of them, especially those who come from Galatia’ (alluding to the Marcellians). Converts from any of these are received as Gentiles, then on the first day are ‘made Christians.’ This bold anticipative use of the name Christian is found in Sulpicius Severus: a great crowd, near Chartres, begged St. Martin ‘ut eos faceret Christianos:’ and ‘at once, in the middle of the plain, cunctos imposita universis manu catechumenos fecit’ (Dial. 2. 4): so St. Augustine (*de Catechiz. Rud.* s. 14), ‘Nobis dicitur, Veni, loquere huic; vult Christianus fieri:’ and compare Martene, *de Ant. Eccl. Rit.*

i. 37. Some understand 'fieri Christianos' in Elviran can. 39 in this sense; yet see Hefele in loc. But the next words, 'on the second day we make them catechumens,' indicate a distinction between 'Christians,' as here used, and 'catechumens.' Probably by 'making them Christians' is meant merely their reception as applicants: compare a passage in the Euchologion (p. 335) as to a Jewish convert. When the proselyte makes his solemn abjuration of Judaism, 'we make him a Christian, that is, we reckon him as a Christian unbaptized, such as are those children of Christians who are about to be baptized. On the second day we number him with the catechumens, saying over him the prayer which we say over children catechumens,' the prayer being that in the Greek Order for making a catechumen, which prays that 'the old error' may be removed from the person who has been permitted to fly to the Name' of the Holy Trinity, and that his 'name may be written in the book of life.' Compare the corresponding prayers (from the Gelasian Sacramentary) at the beginning of the Sarum 'Ordo ad faciendum Catechumenum' (Maskell, Monum. Ritual. i. 4). The Gelasian rubric directs—'Exsufflas in faciem ejus, et facis ei crucem in fronte: imponis manum super caput ejus' (Muraton. Lit. Rom. Vet. i. 593). Salt was put into the mouth and exorcism followed. So in the Greek rubric above cited: 'And on the next day we use the prayers of the exorcisms,' two of which exorcisms, in the Greek office, are addressed to Satan, commanding him 'by the salutary Passion' and 'the awful coming' to 'depart from the newly-enrolled soldier of Christ:' (compare the Sarum exorcisms before and after the prayer which still remains in our Baptismal Office, 'Deus, immortale præsidium,' etc.). In the Greek rite, the priest breathes thrice on the catechumen's mouth, forehead, and breast, praying that every unclean spirit may be expelled: and the renunciations follow. The statement concludes, 'And so we catechize them, and make them come for a long time into the church,

and listen to the Scriptures, and then we baptize them' (see on Nic. 2). On this view, we need not interpret the passage as making out three classes of catechumens. The higher stage, that of the *φωτιζόμενοι*, is indicated by the last words.

On a survey of this remarkable passage, we are struck with the distinction drawn between Arians and Sabellians on one hand, and Arians and Montanists on the other. St. Athanasius, who not unnaturally regarded Arianism as the worst of heresies, expressly declares Arian, Paulianist, and Montanist baptism to be no true baptism at all (*Orat. ii. 43*): yet here it is expressly said that Arians on their conversion are merely anointed, which implies the validity of their previous baptism. Why, we may ask, is Arianism thus treated more tenderly than Sabellianism? and why is Montanism, in this respect, ranked with Sabellianism? Because they were both believed to strike at that distinct identity of one or more of the Divine Persons, which Arianism, deadly as it was, had left unimpaired. Sabellianism unquestionably merged the hypostatic existence of the Son and of the Holy Spirit in that of the Father, and thereby made void the baptismal form. And several of the Fathers supposed the Montanists to regard their founder as an incarnation of the Third Person. This is Basil's meaning when he asks, as if the case were too plain for argument, 'How can we be expected to admit the baptism of those who baptize into Father and Son and Montanus?' (*Epist. 188. 1*). He was mistaken as to their real belief, according to which Montanus was but the instrument of a fuller outpouring of the Holy Spirit than had been vouchsafed to the Apostles. So Augustine (*Hæres. 26*): and Epiphanius accordingly pronounces the Montanists orthodox in regard to the Trinity (*Hær. 48. 1*, comp. *Tillemont, ii. 470*). But the mistake will explain the peculiar stringency with which Basil and the Council of Laodicea (can. 8) insisted that converts from 'the so-called Phrygians' must be treated as men not yet baptized.

## NOTES ON THE CANONS OF EPHESUS.

### CANON I.

*On the case of Metropolitans who fall away to the adverse Council, or the Pelagians.*

THIS canon is addressed to those bishops who, ‘on account of their own church-affairs or of their health, had remained at home’ instead of attending the Council, and is designed to inform them as to ‘the resolutions which had been formulated’ (*τετυπωμένα*). ‘We make it known to your Holinesses . . . that if any metropolitan of a province (lit. of the province, i.e. his) has revolted against the holy and oecumenical Council, and gone over to the revolters’ meeting, or hereafter should join them, or has held or holds the opinions of Celestius, he is deprived of all power to take steps against his orthodox compatriots, in that he is hereby synodically cast out from all ecclesiastical communion, and is in a state of ecclesiastical incapacity’ (*ἀνεργητος ὑπάρχων*, cp. Chalc. 6): so that, instead of possessing any powers, he is to be ‘subjected to his own compatriots and the neighbouring metropolitans, being orthodox, even to the extent of being deposed from the rank of the episcopate.’ For *βαθύος* see Eph. 2, 3, 5, 6;

Chalc. 2, 10, 12, 18, 22, 27, 29. It seems to refer to 1 Tim. iii. 13 (see Chrys. in loc.: but see also Theodoret and Bp. Ellicott in loc.). In order to appreciate the bitter phrase ‘sanhedrin of apostasy’ or ‘of revolt,’ we must review the circumstances under which the Council of Ephesus was opened, and Nestorius of Constantinople was deposed.

Celestine of Rome and Cyril of Alexandria had agreed, in the preceding autumn, that, if Nestorius should not make a satisfactory declaration of his belief in regard to the doctrine of the Incarnation, he should forfeit the communion of their respective churches. Accordingly, Cyril wrote his third letter to Nestorius by way of exposition of that doctrine, and appended to it twelve ‘anathemas,’ which the bishop of Constantinople was required to sign. But before this document could be delivered, Theodosius II., at the request of Nestorius, had convoked an Ecumenical Synod to meet at Ephesus, on the following Whitsunday (June 7, 431), for the determination of the question. Celestine and Cyril were obliged to acquiesce. But it was found impossible to open the Council on the appointed day: Nestorius and Cyril, with their respective adherents, had arrived, but many prelates were still absent. A fortnight passed; the delay was felt to be wearisome and even dangerous to health; conferences with the Nestorian section only made matters worse by producing plainer avowals of heresy (Mansi, iv. 1181, 1229); and still John of Antioch had not come. The line which he would take was matter of some anxiety: for, having read the twelve anathemas apparently apart from the letter which would have explained their drift, he had deemed them virtually Apollinarian. At last, probably on Sunday the 21st of June, Cyril received a very courteous letter from John, to the effect that he and his fellow-travellers were making all possible haste, and expected to arrive in four or five days’ time (Mansi, iv. 1121). The right course surely would have

been to wait for the fulfilment of this expectation: but Cyril maintained that ‘the Orientals’ were seeking to gain time. Probably, also, there was in his mind an unexpressed conviction that their presence in the synod would be perilous to the cause of orthodoxy, an apprehension which made him take advantage of their non-arrival to declare that the bishops assembled had been waiting more than long enough (see Neale, *Hist. Patr. Alex.* i. 259, calling this a ‘weakness of faith’). His influence prevailed,—or rather, perhaps, his proposal was welcomed by prelates who were eager to set to work, that they might the sooner return home. Accordingly, in spite of remonstrances from Nestorius, from sixty-eight other bishops, and from the imperial commissioner Candidian, the majority, consisting of 158 prelates, met in St. Mary’s church early on Monday morning, June 22. Candidian made another effort: he read to them the emperor’s letter, directing that the doctrinal question should be settled ‘without any disturbance’ (not, as Cyril soon afterwards quoted it, ‘without any delay’), and ‘by the common resolution of all’ (*Mansi*, iv. 1120); he begged them to wait only four days more for the bishop of Antioch, whom he had ascertained to be within a comparatively short distance of Ephesus: but he argued and entreated in vain. Having desired him to withdraw, the bishops went through the business of summoning Nestorius (who declined to appear before them), comparing his written statements with the Nicene Creed and Cyril’s ‘second letter,’ taking evidence as to his recent language, hearing a number of quotations from approved writers, and finally depositing him in the name of Christ,—in the course of that long midsummer day. On the Friday, apparently,—somewhat later than the time which he had indicated,—John of Antioch arrived with only some sixteen bishops (*Tillemont*, xiv. 768): and immediately, ‘without taking off his cloak’ (*Mansi*, iv. 1333), he constituted a synod of his companions and of others already at Ephesus.

This company of forty-three prelates, after listening to Candidian, ‘deposed’ Cyril and his friend Memnon of Ephesus on charges of violence, heterodoxy, and precipitancy, and broke off communion with the other bishops. ‘Hereby,’ says Tillemont (xiv. 411), ‘the “Easterns” who accused St. Cyril of an irregular proceeding were guilty of one yet more irregular.’ Having thus made quick work, they admitted the delegates sent from the Council, but gave them no answer, and suffered them to be ill treated by attendant soldiers. In consequence, John was put out of communion,—the Council not knowing as yet of the sentence passed against its two leaders. At the fourth session, on the 17th of July, that sentence was the subject of a formal memorial; whereupon the Council thrice cited John to appear, and on his non-appearance excommunicated him, with thirty-four of his supporters, including that same Paul of Emesa who at the close of the next year was the medium of a reconciliation between Cyril and John.

So stood matters between the majority at Ephesus and the minority,—here described as a ‘synod of revolters,’—when this canon was framed. It is clear from it and the next succeeding canon that the Council was by this time uneasy as to the stedfastness of some of its own members—and not without reason. The course taken in disregard of protests was open to manifest objections: it was confessedly exceptional, and might be represented as disorderly and unfair: the Emperor was likely to be indignant: and bishops who at the time had so strongly acquiesced in the resolution to open the Council might think it expedient to retrace their steps.

The mention of Celestius is a remarkable link between the Eastern and Western Church history, as between the Christology and the anthropology of the period. That keen-witted and pertinacious disciple of Pelagius (see Anti-Pelagian Treatises of St. Augustine, Introd. p. xvi) had come to Constantinople with four bishops who had been ‘deposed

and driven out of the West' as Pelagians (Fleury, 25. 2). Nestorius, while expressing himself publicly in orthodox terms on the subject of the Fall, gave them hopes of favourable treatment, although he might have known that they had been repelled by his predecessor Atticus (Mansi, iv. 1026): but a memorial drawn up by the advocate Marius Mercator in 429 procured their second expulsion from Constantinople, and Nestorius thereupon sent to Celestius a letter of sympathy. Cyril and Memnon, in their memorial, had linked together the Nestorians and the adherents of Celestius or Pelagius (ib. 1320); and the Council repeatedly, in letters to the Emperor (ib. 1329, 1424) and to Pope Celestine (ib. 1333), asserts that among the supporters of John were 'adherents of Celestius' heterodoxy,' or 'Pelagians, whose opinions were adverse to true religion,' etc., an assertion which is not supported by the list of the 'Easterns,' and probably rests on hostile conjecture (Tillemont, xiv. 441). On the 'affinity,' as Prosper calls it (c. Collat. s. 58), between these two rationalising heresies, see Christ. Remembrancer, July 1851, p. 175; Bp. J. Wordsworth's Bampton Lectures, p. 65; and Church Quarterly Review, xvi. 298. An inadequate conception of Christ's Person might lead to an inadequate conception of His restorative work, or *vice versā*. Both theories had been held by Theodore of Mopsuestia: both were attacked by Marius Mercator, and condemned by the Third Council, which read the Roman decisions against Pelagianism, and 'deemed it right that they should remain in force' (Mansi, iv. 1337). This is alluded to by Prosper in his rhetorical vein (c. Collat. l. c.). 'By means of this man (Celestine) the Eastern churches were cleared of a double pest,' etc.

The metropolitical powers referred to are not to be understood as exercised apart from the comp provincials, for the canon concludes by directing that metropolitans who revolt from the Council may be deposed by their own com-

provincials and neighbouring metropolitans, being ‘orthodox.’ In the case supposed, then, they would by hypothesis be acting against ‘orthodox’ comp provincials with such of their suffragans as joined in their ‘revolt.’

## CANON II.

### *On the case of Bishops who fall away to the adverse Council.*

It is similarly ordered that ‘if any provincial bishops have absented themselves from the Council, attached themselves to “the revolt,” or even attempted to do so, or, after signing the deposition of Nestorius, have turned back to the assembly of revolters,’ they are to be ‘alien from the episcopate’ (*ἱερωσύνης*, see above, Const. 6), and to ‘fall from their rank’ (*βαθμοῦ*, c. 1), i. e. to incur deposition. Compare the terms of the sentence on Nestorius, ‘that he be ἀλλότριον from the episcopal dignity’ (Mansi, iv. 1212).

## CANON III.

### *On the case of orthodox clerics who were silenced by Nestorius.*

It is ‘thought right that any clerics in any city or country who have been suspended from their sacred ministry’ (*ἱερωσύνης* is here used in its wider sense, cp. Bingham, ii. 19. 15) ‘on the score of their orthodoxy, by Nestorius or his supporters, should regain their proper rank: and, generally, clerics who agree with the orthodox and Ecumenical Council’ are forbidden to ‘render any obedience to bishops who have revolted or who may revolt from it.’

CANON IV.

*On the case of clerics falling away to  
Nestorianism or Pelagianism.*

'If any clerics should revolt, and dare either publicly or privately to hold with Nestorius or Celestius, it is thought right' (**δεδικαίωται** = δίκαιον ἔθοξε, Balsamon) 'that they should stand deposed by the Council.'

CANON V.

*On the case of persons duly deposed but  
restored by Nestorians.*

'All who have been condemned by the Council or by their own bishops for malpractices (**ἀτόποις πράξεσι**, comp. Luke xxiii. 41), and have been uncanonically restored to communion, by Nestorius,—according to his general line of indifference,—or by his adherents, are to gain nothing by such an irregular restitution, but to remain deposed as before.'

Nestorius is here charged with **ἀδιαφορία** (compare **ἀδιαφόρως** in Nic. 12, Chalc. 4): and it is not unlikely that he had been tempted to secure adherents by some laxity of discipline (see Tillemont, xiv. 437). We find Cyril complaining that he had given encouragement to the calumnious malice of some Alexandrians, whom their own 'Pope' had justly censured for grave offences (Epistles, I, 8). And he was also charged with allowing clerics from foreign dioceses, in violation of canons, to haunt Constantinople, and with using their agency against orthodox monks (Mansi, iv. 1108).

## CANON VI.

*Censure on any who act against the decisions  
of the Council.*

The Council here threatens all who shall aim at unsettling its decisions with deposition if they are bishops or clerics, with excommunication if laymen. On this distinction see Bingham, xvii. 1. 1.

The allusion to laymen indicates a fear of the court influence of men like Candidian, and Count Irenæus, a personal friend of Nestorius. It was to be expected that they would do their utmost to back up the ‘Orientals’ under John of Antioch, and to exasperate Theodosius against Cyril. Thus we find the Council writing to Theodosius that Candidian had taken pains to preoccupy his mind, and hindered him from seeing the authentic report of its proceedings; and that Count Irenæus, who had been staying at Ephesus as a friend of Nestorius, had terrified the bishops by assaults which imperilled many lives,—a rhetorical amplification of the rough usage incurred under his auspices by their delegates (Mansi, iv. 1421, 1425). It was after this that Irenæus, on his return to Constantinople, induced the court to pronounce against Cyril, until the arrival of Cyril’s own physician altered the feelings of men in power, and led to the mission of Count John, the high treasurer, empowered to ‘settle’ the dispute by sanctioning the sentences passed in both synods.

## CANON VII.

*No other Creed than the Nicene to be  
tendered to converts.*

This, as Dioscorus of Alexandria said at Chalcedon (Mansi, vi. 632), is not properly a canon, but a determination’ (*ὅρος*). Its occasion was remarkable; on the 22nd of July, just a

month after the deposition of Nestorius, the Council was holding a sixth session, when Charisius, priest and church-steward (see below on Chalc. 26) of Philadelphia, came forward and told the following story. A priest named James had come into Lydia from Constantinople, with letters of commendation from two other priests named Anastasius and Photius, who were in fact Nestorians. He exhibited to some unsuspecting clerics of Philadelphia an ‘exposition of faith differing from the Nicene.’ This was a lengthy formulary, sound as to the Trinity, but unsound as to the Incarnation, in that it represented Christ, in true Nestorian fashion, as *a* man conjoined (*συνημένω*) to the Eternal Son, and made to share in His honour by being entitled Son in a special sense, and worshipped on account of his relation to God the Word. Thus Christ was viewed as a human person, associated with the Divine Person of the Son by a bond only closer in degree than that which linked all holy men to God. (The formulary is attributed by Marius Mercator to Theodore bishop of Mopsuestia, the great rationalizing theologian who had originated Nestorianism, and who was revered for ages by the far-spread Nestorian sect as ‘St. Theodore the Expositor.’) A bishop named Theophanes, together with certain clerics, approved of this creed, and permitted some nineteen Quarto-decimans and five Novatians to make their profession by it on joining the Church. Charisius, being better informed, denounced it as heterodox; whereupon he was himself, as if heterodox, suspended from his functions. He therefore appealed to the Council, handing in a copy of the ‘counterfeit creed,’ with the written declarations of the beguiled converts, and a statement of his own belief, which was a variation of the Nicene Creed with a conclusion somewhat resembling that of the Apostles’. Having heard the case, the Council came to this memorable resolution, that ‘no one should be allowed to present, or write, or compose ἐτέπαν πίστιν than that which was definitely

framed (*όρισθεῖσαν*) by the holy fathers at Nicæa, with the aid of the Holy Spirit; and that those who presumed to compose *πίστιν ἐτέραν*, or bring it forward, or offer it to persons desiring to come over to the knowledge of the truth, either from Heathenism, or from Judaism, or from any heresy whatsoever, should, if bishops or clerics, be deposed—if laity, be anathematized;—also, that the like penalties should be incurred by all who held or taught what was contained in the exposition produced by Charisius,’ i. e. the Nestorianizing creed (Mansi, iv. 1361).

Here the main point to be settled is the sense of *ἐτέραν πίστιν*. ‘It’ has been explained as ‘a belief contrary to the Nicene,’ or a creed expressing doctrine inconsistent with the Nicene. But this is to explain it away. *Πίστις*, here as in Constant. I, means a formulary of doctrine which can be ‘written’ and ‘presented,’—in short, a creed: and *ἐτέρα*, applied to a creed, must bear the sense of verbal difference, not merely of doctrinal opposition. For an illustration, see Soc. ii. 18; three Semi-Arian deputies, having reached the court of Constans, suppress the *πίστις* published in Antioch, and present *ἐτέραν*,—which is, in fact, not opposed in meaning to the Antiochene creed, but a briefer formula to the same purpose. So here we must admit that the Third Council, being resolved to guard against all intrusion of heresy, insists on the Nicene Creed, as settled in A.D. 325. There is to be no mistake, no loophole of evasion, such as might have been left open had the bishops allowed the use of any number of creeds, provided they could be shown to harmonize doctrinally with the Nicene. Instead of this, they say in effect, ‘The Nicene Creed, that and no other, shall be used at the reception of converts.’ The decree does not touch the case of a doctrinal formulary which is *not* used for that purpose, but serves to explain and guard the Creed’s true meaning (see Cyril, Epist. I to Acacius of Melitene); and it was only by omitting the crucial words, ‘present to those who wish to

come over,' that Dioscorus, at the Latrocinium, could contend that it excluded such a statement as Flavian's (Mansi, vi. 907). It has, then, no bearing whatever on the 'second letter' of Cyril to Nestorius, on the formulary of reunion agreed upon by Cyril and John of Antioch, on the 'Tome' of St. Leo, on the 'Definition of Chalcedon,' or,—to come nearer home,—on the so-called Athanasian Creed. None of these documents are used as the *έπειρα πίστις* is supposed to be used. What then does the decree exclude? (1) The Apostles' Creed as a baptismal symbol, or the 'Constantinopolitan' recension of the Nicene; but the Council of Chalcedon, adopting the prohibition, made it refer to *έπειρα πίστιν* than the creed in a recension nearly equivalent to the 'Constantinopolitan' (see on Constant. 1). It has indeed been said that this Council enlarged the area of the *πίστις* than which no 'other' was to be tolerated, by including its own 'Definition' of doctrine; but this is not so. A clear distinction is drawn in that Definition between the Creed and mere expository statements; the Chalcedonian use of *έπειρα πίστιν* means any other creed than 'the symbol of the fathers' (Mansi, vii. 116). Then (2) it must be said that this prohibition, as framed at Ephesus and reworded at Chalcedon, would bar the insertion into the body of the Creed itself of any additional phrases explanatory or other; so that the 'Filioque' or 'et Filio' would have been, in the view of these Councils, an unlawful addition, apart from all question as to its orthodoxy. But if we could imagine a General Council adopting the 'Filioque,' it would then be treated as part of that *πίστις* from which no variation was to be permitted, just as the Fourth Council recognised some additions to the original symbol which were utterly ignored by the Third. The prohibition would tell against the slightly amplified Creed which is recited during the elevation of the Sacrament in the Mozarabic liturgy, and still more against the Creed as it stands in the Armenian (Hammond, Liturgies, pp. 337, 145).

## CANON VIII.

### *On the question between the Church of Cyprus and the see of Antioch.*

Again we have the word ‘canon’ loosely applied to a resolution or *ψῆφος*, passed on July 31; the date in the Acts, ‘pridie Kalendas Septembris,’ appears to be wrong, for ‘the Council assembled no more after the arrival of Count John’ the Emperor’s second commissioner, who reached Ephesus at the beginning of August (see Hefele, s. 141).

The resolution relates primarily to the church of Cyprus. It had at this time some fifteen or sixteen bishoprics in cities, and, according to Sozomen, some of its villages had bishops over them (vii. 19). The metropolitan see was at Salamis or Constantia, as it had been called in memory, perhaps, of Constantius. Troilus, the late metropolitan, had died in the spring of the current year: and Dionysius, the ‘dux’ or commander-in-chief for ‘the Oriens,’ had written, on the 21st of May, to the ‘president’ of Cyprus and the clergy of Constantia, forbidding any election until instructions had been received from the expected Council. However, ‘the bishops of Cyprus,’ says Tillemont, ‘either anticipated or disregarded this order’ (xiv. 446); and Reginus, the metropolitan thus appointed, came to Ephesus independently of ‘the Easterns,’ and distinguished himself by an exceptionally violent speech, in which he apostrophised the deposed Nestorius as worse than Cain, and confidently predicted his condemnation at the day of judgment (Mansi, iv. 1245). He now came forward, with two of his suffragans named Zeno and Evagrius, and stated his case; appealing not only to ‘the Nicene “canons” and constitutions,’ meaning evidently Nic. 6, but to ‘apostolic canons,’ by which Hefele thinks he must have meant the 36th of the series called apostolical. He then

presented the letters of Dionysius. They were read, but the Council requested some further explanation. Zeno affirmed that Dionysius had been prompted by the bishop and clergy of Antioch. John had by this time been suspended from communion by the Council: and some of the members asked ‘what was the object of him of Antioch?’ ‘To subjugate our island,’ replied Evagrius: ‘to secure the prerogative of ordaining our bishops, contrary to canon and to custom.’ Here, then, was the point: the Council thrice inquired, ‘whether any bishop of Antioch had been known to ordain a bishop in Cyprus,—whether it was certain that no such right had existed when the Nicene Council (in its 6th canon) reserved all the rights of the see of Antioch,—whether the last three metropolitans, including ‘the venerable Epiphanius,’ had been consecrated by the insular synod? Positive replies were unhesitatingly given. No case could be produced in which the bishops of Antioch had thus intervened: never from the apostolic age had any extraneous hand ‘imparted to Cyprus the gift of ordination.’ One side had thus been fully heard: but the other side could not, under the circumstances, be heard at all. The Synod did not refuse, as a modern assembly would probably have refused, to give a judgment; but it took care to prefix a hypothetical saving clause. ‘If, as it is asserted in memorials (*λιβέλλων* here used in its old sense of petitions, Juvenal, xiv. 193, not as in Constant. 7) and orally by the religious men who have come before the Council—it has *not* been a continuous ancient custom for the bishop of Antioch to hold ordinations in Cyprus,—the prelates (*προεστῶτες*, cp. Euseb. iv. 23, v. 24, vi. 8) of Cyprus shall enjoy, free from molestation and violence, their right to perform by themselves the ordinations of bishops’ for their island.

Such was the first part of their resolution relating to what is called the ‘*jus Cyprium*.’ Was that ‘right’ well-grounded? If John had been acting in unison with the Council, he might

have maintained, as Alexander, his next predecessor but one, (the prelate who had the happiness of closing the ‘schism of Antioch’), had maintained in a letter to Innocent of Rome, that when it was necessary to guard against Arianism, the Cypriot bishops had begun to hold consecrations by themselves, ‘without consulting any one else,’ in virtual transgression of Nicene law, and had kept up this habit when the excuse for it was at an end (*Innoc. Epist. 18. 2*). What evidence he could have produced for his own claim we know not: Fleury (25. 57) and Neale (*Introd. East. Ch. i. 125*) seem to think that he could have made his case good; but Balsamon (himself a successor of John) and Zonaras ascribe the Antiochene claim to a purely secular circumstance, the appointment of the prefect of Cyprus by the ‘dux’ of Antioch: and Tillemont (xiv. 447), and still more distinctly the Oxford annotator on Fleury, set it aside. Some fifty years afterwards, it was revived by Peter ‘the Fuller,’ patriarch of Antioch; but the opportune discovery in the neighbourhood of Constantia of the body of St. Barnabas, with a copy of St. Matthew’s Gospel on his breast, was held by the authorities at Constantinople to establish beyond question the ‘autocephalous’ position of the insular church (Tillemont, xvi. 380), which was solemnly recognised by the Council in Trullo (can. 39), when Justinian II. had constrained his Christian subjects in Cyprus to emigrate to a new city, ‘Justinianopolis,’ on the Hellespont (Finlay, *Hist. Greece*, i. 388). After an interruption familiar to the compilers of the Arabic canons (37 or 43, Mansi, ii. 964, 994), it was again acknowledged when Balsamon wrote, ranking the Cyprian church with other autocephalous churches (on Constant. 2), and is still retained to the present day (cp. Neale, i. 128, Le Quien, ii. 1043).

But the resolution expands into a general order, affecting all the ‘dioceses’ and their subordinate provinces everywhere. No prelate is ‘to take possession of any province

which has not been from the first subject' to his own see, and any one who has thus 'seized upon and subjected' a province is to restore it; lest the canons of the fathers be transgressed, and the arrogance of secular power creep in under the cover of priestly' (i.e. episcopal) 'office,' ('under the pretence of reverence due to the priesthood,' Tillemont, xiv. 447), 'and we thus lose by degrees that liberty which our Lord Jesus Christ, the Liberator of all men, bestowed upon us by His own blood. It is therefore the pleasure of the holy and OEcumenical Council that the rights belonging from the first to each province be secured to it intact and inviolate, according to the custom which of old time has prevailed; and each metropolitan is permitted to take a copy of this act for his own security.'

The emphatic words, *ἐξουσίας τύφος κοσμικῆς*, are remarkably like some other words addressed a few years before to Celestine of Rome by the African bishops in Council, at the close of the great case of the appellant presbyter Apiarius. The 'Nicene canon,' to which the Roman bishops had referred as permitting them to receive that appeal, had been proved by authentic copies, received from Constantinople and Alexandria, to be not Nicene, (it was, in fact, one of the series called Sardican): and Apiarius himself had confessed before the Council all the crimes for which he had been degraded in Africa. It was then that the African prelates exhorted Celestine to respect the true Nicene provision, 'quæcunque negotia in suis locis, ubi orta sunt finienda' (see Nic. 5); adding, 'Do not send clerics to carry out your orders, ne *fumosum typhum sæculi* in ecclesiam Christi, quæ lucem simplicitatis, et humilitatis diem, Deum videre cupientibus præfert, videamur inducere' (Mansi, iv. 516). Now it so happened that Africa was represented at Ephesus by a single Carthaginian deacon named Besulas, the deputy of his bishop Capreolus, the successor of that Aurelius who had presided in the African synod of 424.

If the Roman delegates were present when the Cyprian case came on, Besulas would hardly, perhaps, have quoted his church's stringent admonition to their principal: but in their absence he might have done so. If he did not, the coincidence is among the most remarkable on record. Be this as it may, the decree securing the existing rights of all provincial churches against invasion on the part of powerful neighbour-prelates has often been quoted as against the pretension of Gregory the Great (*Bede*, i. 27) to 'commit to the charge' of Augustine, as archbishop, 'all the bishops of Britain,' i. e. those of the old British church which had been represented at Arles and Ariminum, and had not been included within that proper and original patriarchate of Rome, which, as we have seen above (on Nic. 6), did not even extend into Northern Italy. (See *Bramhall, Works*, ii. 406; *Johnson's Vademecum*, ii. 137; and comp. *Bright's Chapters of Early Engl. Ch. Hist.* p. 64.) The gradual enlargement of the area of Roman jurisdiction was unquestionably inconsistent with this canon; but it must in fairness be added that the Ephesine prohibition was set aside by the Council of Chalcedon when it formally subjected three 'dioceses,' including twenty-eight metropolitan churches (*Bingham, l.c.*), to the see of Constantinople (*Chalc.* 28). This resolution is quoted as canon 8 in John Scholasticus' 'Collectio,' tit. 1. (*Justellus, Bibl. Jur. Can. Vet.* ii. 509), although he reckons the Ephesine canons as seven (*ib.* 502). In his *Nomocanon* it is referred to as the 7th (*ib.* 603), which shows that he omitted what we reckon as can. 7, probably as irrelevant to his purpose (*Dict. Chr. Ant.* i. 399).

The Ephesian canons were omitted by Dionysius Exiguus, 'perhaps,' says Hefele, 'because they have no general bearing' (s. 141).

## NOTES ON THE CANONS OF CHALCEDON.

### CANON I.

*Canons of previous Councils confirmed.*

THE canons of the fourth General Council appear in the Acts, says Tillemont (xv. 693), after the 15th session, with no intimation as to the circumstances under which they were proposed or passed (except as to can. 28). In the old copies, says Fleury, they are placed after the 6th session. Evagrius says that some were passed in the 6th and some in the 7th session, the 28th being passed at the end of the proceedings, ii. 18. l. c. In Tillemont's time they were usually placed after the 11th session (commonly reckoned the 14th, held on Oct. 31, 451). Hefele inclines to assign them all to the 15th session, held in the absence of the Roman legates.

The first canon 'reaffirms and upholds in force all the canons passed in each Council' of the Catholic Church (in the East) up to that time; i.e. those of Nicæa, Constantinople, and Ephesus, and those also of the local Eastern synods of Ancyra, Neocæsarea, Antioch (i. e. the Council of the Dedication in 341, regarded *pro tanto* as a legitimate Church synod, see Hefele, s. 56), Gangra, and Laodicea. We know that when the Council of Chalcedon assembled, a collection of such canons was current. Thus, in the fourth

session of Chalcedon (Oct. 17, 451), the archdeacon of Constantinople read from ‘a book’ the 5th canon of Antioch, and it was accepted by the Council as ‘a canon of the holy fathers’ (*Mansi*, vii. 72); in the tenth, the 4th Nicene was read (*ib.* 93), and again in the fourteenth from a book in which it occurred as ‘Chapter 6’ (*ib.* 308; ‘an old error,’ probably, for 4). In the sixteenth, the same archdeacon produced a book containing the 6th Nicene, and three canons of Constantinople as one ‘synodicon’ (*ib.* 444); whereas in the fourth session he read the 4th and 5th canons of Antioch as ‘canons 83 and 84’ of a then-existing code (*ib.* 84); and, in the eleventh session, the 16th and 17th of Antioch were read as ‘canons 95 and 96’ (*ib.* 281). Christopher Justellus, in his preface to what he published as ‘the Code of Canons of the Universal Church,’ says that ‘the Fathers when composing it arranged the several Councils in a definite order of succession, and reckoned the canons in a definite and continuous series, and by an unbroken sequence of numbers’ (*Justell. Biblioth. Juris Canonici Veteris*, i. 16), the order of the Councils being this:—

1. Nicæa,	Canons 1–20,
2. Ancyra,	21–45,
3. Neocæsarea,	46–59,
4. Gangra,	60–79,
5. Antioch,	80–104,
6. Laodicea,	105–163,
7. Constantinople,	164–167;

to which, after the Council of Chalcedon, the Ephesine canons were added, ‘perhaps’ by Stephen bishop of Ephesus, ‘cujus exstat,’ says Justellus, ‘collectio nondum edita, exhibiting the canons of these seven Councils in the same sequence and order as in the *vetus codex ecclesiæ universæ*, quibus ipse Ephesinos addidit,’ as a later collector added the canons of Chalcedon. But, as the Ballerini have shown (*de Antiq. Collect. Can. in Append. to St. Leo*), the early

code was not compiled by the Fathers, but by private students; and the method of continuous enumeration was not used in all copies of that code. At first it consisted of the canons of Nicæa, Ancyra, Neocæsarea, and Gangra, probably compiled by a resident in Pontus: then, before A. D. 400, the canons of Antioch were added by another compiler, belonging to the 'Oriental diocese,' but when quoted against St. Chrysostom, in 403, were repudiated on his part, as the work of Arianizers; at some later time the Laodicene were added. The Constantinopolitan were not in the code as generally received in 451 (Mansi, vii. 441); the Ephesine, not being regarded as properly canons, were not inserted until the sixth century. Stephen's work was a synopsis, not a collection, and he was not the Stephen whose case came before the Council of Chalcedon in its eleventh session, but a much later bishop of that name, Stephen II. about 692, (Le Quien, i. 683): and Justellus 'nullum codicem antiquum habuit qui hanc collectionem, uti ab ipso est edita, contineret,' but compiled, 'suo marte,' what he believed to be 'the primitive code of the universal Church.' (In fact, the Roman church at that time acknowledged no canons but the Nicene, or what passed for Nicene). Nor can the collection, as translated by Dionysius Exiguus in the earlier part of the sixth century, represent the original Greek code. He tells us in his preface, addressed to Stephen bishop of Salona (Justellus, i. 101), that he has 'arranged the rules of the Nicene synod, and thenceforward of all the Councils which preceded or which followed it, as far as the synod of the 150 at Constantinople, in numerical order, that is, from the 1st to the 165th chapter,' (by a peculiar arrangement he made out 156 rather than 167 canons), 'sicut habetur in Græca auctoritate. Tum sancti Chalcedonensis concilii decreta subdentes, in his Græcorum canonum finem esse declaramus' (Justell. i. 110). These canons he called by the familiar Latin term 'regulæ;'

he omitted the so-called 5th, 6th, and 7th canons of Constantinople: and while in his recension he followed the older Latin version called the *Prisca* by omitting the *Ephesine* canons so called, he inserted the *Laodicene* which the *Prisca* omitted, and did not place the *Constantinopolitan*, as the *Prisca* did, after the *Chalcedonian*. In other words, he did not exhibit the oldest series. He also added the *Sardican* and the *African*, together with the so-called *Apostolical* canons, which he supposed to have been published by St. Clement. ‘*Ex quibus verbis colligimus*,’ say Voel and the younger Justellus in their preface to the second volume as a whole, ‘*Synodus Sardicensem a Græcis inter orientales synodos non fuisse relatam*;’ and the ‘*Sardican*’ provisions for appeals to Rome could only apply to the West. The Ballerini, indeed, argue from the letter of the Council of 382, in Theod. v. 9, that the *Sardican* synod was then acknowledged in the East; but this is improbable in itself, and the passage could not have been written by persons who knew the *Sardican* canons as they stand, even if the writers could have mistaken a *Sardican* rule for a *Nicene*. They seem to be expanding the *Nicene* canon to which they refer. It is more to the purpose that some Greek collections of the fifth century seem to have contained these canons (de Ant. Collect. i. 6. 13): and John Scholasticus, who became patriarch of Constantinople in 564, had previously arranged under fifty ‘titles’ the canons of ten synods, which earlier collectors had arranged under sixty (Justell. ii. 500). His series of canons is ‘*Apostolical*,’ *Nicene*, *Ancyran*, *Neocæsarean*, *Sardican*, *Gangran*, *Antiochene*, *Laodicene*, *Constantinopolitan*, *Ephesine*, *Chalcedonian*, St. Basil’s in his three canonical letters (Epist. 188, 199, 217). In 692 the Council in the Trullus or dome of the palace, in its 2nd canon, confirmed the code in its enlarged form, including (after the *Chalcedonian*) the ‘*Apostolical*,’ *Sardican*, and also the *African* canons, together with

the canonical directions of various fathers. To these were added the canons of the Council ‘in Trullo;’ and at last, says the elder Justellus, ‘ex iis omnibus tam canonibus quam patrum decretis a Nicæna I. synodo ad Nicænam II. compositus est codex canonum Ecclesiæ Orientalis’ (Justell. i. 17). Thus the later Greek collectors, as Photius, Aristenus, and Symeon Logothetes, include both the Sardican and the African canons, although two of them rank the Sardican next after the Chalcedonian, while one arranges the local councils chronologically. Johnson observes that not only the Council of Sardica, but those of Arles and Eliberis (Elvira) and the Carthaginian Councils, ‘were not admitted into the code’ as received at Chalcedon, ‘and probably some of them were never heard of by these holy fathers; and that not one of the canons here ratified by a Council in which the Pope’s delegates presided, was made in the Latin Church, or drawn up in that tongue’ (Vademecum, ii. 139).

## CANON II.

### *Against Simony.*

This canon is against simony, and against kindred faults in regard to offices connected with the Church, but not sacred. The first set of offences is described by supposing (1) a bishop to ‘hold a *χειροτονία* for money,’ clearly, an ordination, (see above on Nic. 4, and compare *χειροτονίας τῶν ἀρχιερέων*, Josephus, B. Jud. iv. 3. 6), and ‘bring down into the market that grace which is not to be sold’ (Acts viii. 20), ‘and ordain for money a bishop, chorepiscopus’ (see on Nic. 8), ‘presbyter, deacon, or any other of those who are numbered among the clergy,’ i.e. subdeacons (see on Nic. 18), readers, singers, exorcists, ostiaries, doorkeepers; see Bingham, b. iii., on these inferior orders. For sub-

deacons see Euseb. vi. 43; Antioch. c. 10; Athanasius, Hist. Ari. 60, on the martyred Eutychius; and a law of Constantine, Cod. Theod. xvi. 2. 7. For readers and singers see below on can. 14. Exorcists are mentioned, as an order, in the 10th canon of Antioch, and in the 24th of Laodicea, which also mentions doorkeepers, as does Epiphanius, Expos. Fidei, 21. These minor orders are enumerated in a law of Gratian, A.D. 377 (Cod. Theod. xvi. 2. 24). It is remarkable that the acolyth, though bearing a Greek name, was a functionary peculiar to the Latin Church. Ordaining for money is of course the grossest form of the sin named after Simon Magus, which Thomas Aquinas defines as ‘the deliberate intention of buying or selling a spiritual thing, or something annexed to a spiritual thing’ (Sum. Theol. 2<sup>a</sup>. 2<sup>a</sup>. q. 100). The 40th canon of 1604 defines it as ‘the buying and selling of spiritual and ecclesiastical functions, offices, promotions, dignities, and livings.’ The 30th (or 28th) Apost. canon, which, referring to the case of Simon Magus, directs that in such cases both the ordainer and the ordained should be deposed and excommunicated, is probably not ante-Nicene: for ‘simony was an offence nearly excluded by the nature of the case from the first three centuries of Church history’ (note in Oxford Transl. of Fleury, vol. iii. p. 17). But it grew up like a weed when bishoprics became objects of secular ambition (see above on Nic. 15). Something like it is depicted in the 2nd canon of Sardica: a man might bribe a few people in some vacant diocese to procure his own election. Athanasius (Hist. Ari. 73) accuses the Acacian Arians of ‘sending out bishops as if from a market, on receipt of gold;’ and Philostorgius repeats the charge in regard to a somewhat later period (x. 3). The offence itself had been rife among the chorepiscopi of St. Basil’s diocese; some of them took money from those whom they had just ordained, and thought that there was nothing wrong in it because the money was not paid before. ‘But taking *is* taking, take it when you

will.' He refers to Acts viii. 20, and condemns the transaction as 'an introducing of huckstering into the Church, where the Body and Blood of Christ are put under our charge' (Epist. 53). A great scandal in the 'Asian dicecesis' had led to St. Chrysostom's intervention. Antoninus, bishop of Ephesus, was charged with 'making it a rule to sell ordinations of bishops at rates proportionate to the value of their sees' (Palladius, *Dial. de Vita Chrysost.* p. 127). Chrysostom held a synod at Ephesus, at which six bishops were deposed for having obtained their sees in this manner. Isidore of Pelusium repeatedly remonstrated with his bishop Eusebius on the heinousness of 'selling the gift' of ordination (Epist. i. 26, 30, 37); and named Zosimus, a priest, and Maron, a deacon, as thus ordained (*ib.* 111, 119). A few years before the Council, a court of three bishops sat at Berytus to hear charges brought against Ibas bishop of Edessa by clerics of his diocese. The third charge was thus curtly worded: "*Ἐτι καὶ ἀπὸ χειροτονιῶν λαμβάνει*" (*Mansi*, vii. 224). The 27th Trullan canon repeated this canon of Chalcedon against persons ordained *ἐπὶ χρήμασι*, doubtless in view of such a state of things as Gregory the Great had heard of nearly a century earlier, 'in Orientis ecclesiis nullum ad sacrum ordinem nisi ex præmiorum datione pervenire' (Epist. xi. 46, to the bishop of Jerusalem; compare Evagrius' assertion that Justin II. openly sold bishoprics, v. 1). It is easy to understand how the scruples of ecclesiastics could be abated by the courtly fashion of calling bribes '*eulogiae*' (Fleury, C. 26. c. 20), just as the six prelates above referred to had regarded their payments as an equivalent for that 'making over of property to the Curia,' or municipality, which was required by a law of 399 (*Cod. Theod.* xii. 1. 163). Compare Greg. Epist. ix. 110 with the emphatic complaint of Gregory of Tours in *Vit. Patr.* 6. 3, that '*germen illud iniquum cœperat fructificare, ut sacerdotium (the episcopate) aut venderetur a regibus aut compararetur a clericis.*'

(2) The lesser offence dealt with in this canon is that of promoting for money to some non-ministerial offices.

(a) The office of *oikonomos*, or Church steward, will be more conveniently considered in reference to can. 25, which is devoted to that subject.

(b) The *ēkdotikos*, ‘defensor,’ was an official advocate or counsel for the Church (see c. 23). The legal force of the term ‘defensor’ is indicated by a law of Valentinian I., ‘Nec idem in eodem negotio defensor sit et quæsitor’ (Cod. Theod. ii. 10. 2). In the East the office was held by ecclesiastics; thus, John, presbyter and *ēkdotikos*, was employed, at the Council of Constantinople in 448, to summon Eutyches (Mansi, vi. 697). About 496, Paul the *ēkdotikos* of Constantinople saved his archbishop from the sword of a murderer at the cost of his own life (Theodor. Lect. ii. 11). In the list of the functionaries of St. Sophia, given by Goar in his *Euchologion* (p. 270), the *Protecdicos* is described as adjudicating, with twelve assessors, in smaller causes, on which he afterwards reports to the bishop. In Africa, on the other hand, from A.D. 407 (see Cod. Theod. xvi. 2. 38), the office was held by barristers, in accordance with a request of the African bishops (Cod. Afric. 97; Mansi, iii. 802) who, six years earlier, had asked for ‘defensores’ with special reference to the oppression of the poor by the rich (Cod. Afric. 75; Mansi, iii. 778, 970). The ‘defensores’ mentioned by Gregory the Great had primarily to take care of the poor (Epist. v. 29) or the injured (ib. x. 53), and of the church property (ib. ix. 18), but also to enforce discipline as agents of the papal authority (ib. x. 1), etc.

(c) The next office is that of the *προσμονάριος*, or, according to a various reading adopted by many (e.g. Justellus, Heretus, Beveridge, Bingham), the *παραμονάριος*. Opinions differ as to the function intended. Isidore gives simply ‘paramoniarius:’ Dionysius (see Justellus, *Biblioth.* i. 134) omits the word; but in the ‘interpretatio Dionysii,’ as given in the

Concilia, freedom has been taken to insert 'vel mansionarium,' in a parenthesis (vii. 373; see Beveridge, *in loc.*). This aims at a literal rendering: but what was the function of a 'mansionarius?' In Gregory the Great's time he was a sacristan who had the duty of lighting the church (*Dial.* i. 5): and 'ostiarium' in the *Prisca* implies the same idea. Tillemont, without deciding between the two Greek readings, thinks that the person intended had 'some charge of what pertained to the church itself, perhaps like our present bedells' (xv. 694). So Fleury renders, 'concierge' (l. 28, 29); and his Oxford annotator, reading *παραμονάριον*, takes a like view. But Justellus (i. 91) derives *παραμονάριος* from *μονή*, 'mansio,' a halting-place, so that the sense would be, a manager of one of the Church's farms, a 'villicus,' or, as Bingham expresses it, 'a bailiff' (iii. 3. 1). Beveridge agrees with Justellus, except in giving to *μονή* the sense of 'monastery' (compare the use of *μονή* in Athan. *Apol.* c. Arian. 67, where Valesius understands it as 'a station' on a road, but others as 'a monastery,' see *Historical Writings of St. Athanasius*, *Introd.* p. xliv). Bingham also prefers this interpretation. Suicer takes it as required by *παραμονάριος*, which he treats as the true reading: *προσμονάριος*, he thinks, would have the sense of 'sacristan,' 'cujus erat postremo in templo permanere,' and to see after the lights.

Beside these offices, reference is made to all others who are 'of the canon' or body of church functionaries. 'Any bishop who is convicted of having either ordained a cleric, or appointed to one of the inferior posts, for money, for the sake of his own base gain, will imperil his own rank' (on this phrase *κινδυνεύειν περὶ τὸν οἰκεῖον βαθμόν* see c. 22, Nic. 2: and compare a phrase in Pope Simplicius' *Epist.* 3, that certain funds are to be spent on certain purposes by a presbyter, 'sub periculo sui ordinis,' *Mansi*, vii. 974). For *βαθμός* see c. 10, 12, 18, 22, 27, 29, *Eph.* 1, 2, 3. 'And the

persons so ordained, or promoted, for money, shall gain nothing by such ordination or promotion, but shall be excluded from the dignity or from the charge thus obtained.' Hervetus renders *φροντίσματος*, 'curatione,' Dionysius 'sollicitudine.' 'And if any one shall be proved to have been an agent' or go-between (*μεσιτεύων*) 'in these shameful and unlawful bargains' ('*turpibus et nefariis lucris*', Prisca; '*turpibus et nefandis datis vel acceptis*', Dionysius), 'he too, if he be a cleric, shall be deposed from his own office' (c. 10, 12, 18, 27); 'if a layman or a monk, he shall be anathematized' (see on Eph. 6). For the antithesis between a cleric and a monk see Jerome, Epist. 14. 8, '*alia monachorum est causa, alia clericorum*.' For other cases in which the anathema or greater excommunication is incurred, see c. 7, 15, 27.

### CANON III.

#### *Clerics not to take on themselves secular business.*

This canon is against that form of clerical secularity which showed itself in the farming of estates, or carrying on trade for gain. The Emperor Marcian himself, in the sixth session, had proposed a draft canon, in somewhat shorter form, to the same effect (Mansi, vii. 173).

The evil had appeared in the latter years of that 'Long Peace' which did so much to relax the tone of the Church before the fiery trial of the Decian persecution. Reference has already been made to St. Cyprian's indignation against prelates who 'multiplied their usury.' In the same passage (de Lapsis, 6) he speaks of bishops who, 'despising their stewardship of things divine, became procuratores rerum sacerularium, derelicta cathedra, plebe deserta, per alienas provincias oberrantes negotiationis quæstuosæ nundinas

aucupari ;' and elsewhere he says that he and his colleagues in synod, and their fellow presbyters who sat by them, had been shocked by learning that a bishop had named a presbyter by will to the office of guardian, in spite of a synodical decision of long standing that no one who should thus act towards any of the clergy should be remembered after death in the Eucharistic sacrifice (*Epist. 1*). A few years later, Paul of Samosata scandalized his Antiochene flock by preferring his title of 'ducenarius' under Zenobia to his spiritual dignity as bishop (*Euseb. vii. 30*). The adoption of Christianity by the Emperor was sure to attract towards a religion but recently 'illicit' many who had, in fact, no heart for its 'awful seriousness,' its penetrating requirements, and its pure unearthly elevation. They meant to make use of it, not to be moulded by it. Such proselytes could not but form a tone, and insensibly induce ministers of the Church to take up worldly business under the notion of gaining an influence, which they could turn to the service of religion ; and thus, instead of spiritualising others, they would themselves be secularised. Canon after canon had given its warning : the 7th and the 20th 'Apostolical,' among the oldest in that series, had forbidden bishops, presbyters, or deacons, to undertake *κοσμικὰς φροντίδας*, or any clerics to give security, on pain of deposition ; the 19th of Elvira, evidently copying from Cyprian, had forbidden them to 'leave their own places negotiandi causa, or to go round the provinces in quest of gainful markets ;' the Council of Hippo and the 3rd Council of Carthage had forbidden them to be 'conductores' or 'procuratores,' or to get their living 'ullo turpi vel in honesto negotio ;' and another canon had ruled 'ut episcopus tuitionem testamentorum non suscipiat' (*Mansi. iii. 921, 883, 952*). Jerome had written to his beloved Nepotianus, 'Negotiatorem clericum, et ex inope divitem, quasi quamdam pestem fuge ;' and had asked how clerics, 'qui proprias jubentur contemnere facultates,' could become 'procuratores et dispensatores do-

morum alienarum atque villarum' (Epist. 52. 5, 16). The 'Tall Brothers' are said to have thought themselves spiritually injured by intercourse with their patriarch Theophilus when they saw him pursuing *χρηματιστικὸν βίον* (Soc. vi. 7). Antoninus of Ephesus (see on c. 2) had for the time cloaked his misdeeds from Chrysostom's scrutiny, by causing a court magnate whose 'Asiatic' estates, says Palladius, 'he had in charge' (*ἐφρόντιζε*), to set Arcadius against the bishop's intended journey. Silvanus of Troas, 'finding that his clergy were making gain out of the disputes of litigants' in the Church court, 'would not again appoint a cleric as judge, but entrusted the cases to one of the faithful laity, whom he knew to love justice' (Soc. vii. 37).

And now the Council of Chalcedon had to do what it could for the abatement of this oft-recurring evil. 'It has come to the knowledge of the holy Council that some who are enrolled among the clergy become, for base gain, farmers of other men's estates,' (Dionysius renders *μισθωταί*, 'conductores'), 'and contract for managing (*ἐργολαβοῦσι*) secular affairs; thus neglecting the service (*λειτουργίας*) of God; while they insinuate themselves into the houses of men of the world, and from covetous motives undertake the management of their property.' On *λειτουργία*, as here used, observe that it was transferred by the Septuagintal writers from its classical sense of an 'administrative service which citizens rendered to the State,' into the sphere of public divine worship, and used for the 'ministration' of priests or Levites in the tabernacle and the Temple (e.g. Num. xvi. 9, 2 Chron. xxxi. 2, and compare *λειτουργέω*, Exod. xxxv. 19, etc.). This sense appears in three passages of the New Testament (Luke i. 23, Heb. viii. 6, ix. 21; comp. *λειτουργέω* in Acts xiii. 2 used of Christian ministers, and *λειτουργός* applied to Christ as High Priest, Heb. viii. 2, and derivatively to rulers, Rom. xiii. 6); and with it the sense of a church's faith as presented to God, Phil. ii. 17; beside which the word

is used for kindly attendance on an Apostle of Christ (Phil. ii. 30), and contribution to the wants of fellow Christians (2 Cor. ix. 12, comp. Rom. xv. 27). But when St. Paul uses it in either of these inferior senses, his context shows his meaning; whereas, to take the idea of the management of Church finance as the key to the absolute use of the term in Church writers (see Hatch, Bamp. Lect. p. 41) would render their contexts pointless even to futility; as may be seen by trying such an interpretation on passages in Eusebius where *λειτουργία* is used for a bishop's office, or on others in Apost. can. 29, 37, Ancyrr. 2, Antioch. 3, and especially the passage in the text, where it includes the functions of all ordained men. Wherever it occurs, it suggests the thought of duty and responsibility; (hence Isidore of Pelusium contrasts it with *ἀρχὴ ἀνέξεταστος*, Epist. 216; and so far it is akin to *οἰκονομία*, see on Constant. 6). In each case we have a specimen of a secular term adopted into the family of consecrated terms, and thereby filled with a much larger religious significance than could be narrowed to the least spiritual forms of clerical duty. It was just because *λειτουργία* had come to represent the whole range of sacred ministrations that men used it, 'par excellence,' for that great Eucharistic act in which the ideas of service and worship had reached their supreme earthly expression.

The description of clerics finding their way into rich men's houses may remind us of the fierce sarcasm, not avoiding coarse details, which Jerome, in the letter already quoted, discharges against the low-born clerics who by mean arts had made themselves at home in the apartments of rich old men and of old ladies without children (Epist. 52. 6).

The canon proceeds: 'No cleric, and no monk, shall either farm property or business, or intrude himself into temporal administrations (*διοικήσει*), unless (1) he be summoned by law to undertake the guardianship of minors, and

cannot get off that trust, or (2) the bishop of his city permit him to manage ecclesiastical business, or the affairs of orphans not otherwise provided for, and of such persons as specially need the aid of the Church, because of the fear of the Lord.' Here are several points: (a) Monks, we see, were not exempt from this temptation. Jerome had known of some who had 'by respectful attentions hunted after the wealth of matrons,' and 'became richer as monks than they had been in the world' (Epist. 60. 11), and of others, 'very many,' who could not do without 'artibus et negotiationibus pristinis, and kept up their old trades under new names' (ib. 125. 16). (β) The phrase *ἀφηλίκων ἀπαραίτητον ἐπιτροπήν* is illustrated by Cod. Theodos. iii. 17. 4 (A.D. 390): 'Cum tutor legitimus defuerit, vel privilegio a tutela excusetur.' *Ἀπαραίτητος* recurs in can. 19, 25: cp. Zeno's Henoticon, alluding to death as the *ἀπαραίτητον ἐκδημίαν* of men (Evagrius, iii. 14). Justinian allowed clerics to become guardians on the sole ground of relationship (Novell. 134 c. 5). (γ) A solicitude for her weaker members had always lain close to the heart of the Church. It was a product of her most sacred and endearing recollections, a continuous response to such a text as Matt. xxv. 40. Moreover, to quote an excellent summary of its manifold activities, 'the Christian communities grew up in the midst of poverty. They had a natural message to the poor, and the poor naturally flowed into them: and the poverty . . . . . was intensified by the conditions of their existence. Some of their members were outcasts from their homes: others had been compelled by the stern rules of Christian discipline to abandon employments which that discipline forbade. In times of persecution the confessors in prison had to be fed; those whose property had been confiscated had to be supported; those who had been sold into captivity had to be ransomed. Above all, there were the orphans,' and the 'virgins and widows,' whose 'numbers multiplied' under the growing 'tendency

towards perpetual virginity and perpetual widowhood . . . . In addition to these were the strangers . . . for, driven from city to city by persecution, or wandering from country to country an outcast or a refugee, a Christian found, wherever he went, in the community of his fellow Christians a welcome and hospitality . . . In addition to the poor, the widows and orphans, and the travelling brethren, there was the care of such of the church officers as, having no means of their own, were dependent on the Church funds for their subsistence' (Hatch, Bamp. Lect. pp. 42-45). It is true, also, that 'of this vast system of ecclesiastical administration the *ἐπίσκοπος* was the pivot and the centre;' but he was so in virtue of his relation to the more directly spiritual work of the Church. In the passage before us, it is the bishop who is supposed to entrust the cleric or monk in question with the duty of administering the charitable funds (comp. Jerome, Epist. 52. 9). Early Christian writers refer frequently to this eleemosynary organization. Tertullian says that Christians make voluntary contributions once a month, as they may be able: 'Hæc quasi deposita pietatis sunt. Nam inde . . . egenis alendis humandisque, et pueris ac puellis re ac parentibus destitutis, jamque domesticis senibus, item naufragis, et si qui in metallis' (i. e. condemned to penal servitude in mines), 'et si qui in insulis' (i. e. banished to islands), 'vel in custodiis,—duntaxat ex causa Dei sectæ, alumni confessionis suæ fiunt' (Apol. 39). Cyprian speaks of those 'who are maintained by the Church's supplies' (Epist. 2); before his retirement in 250 he placed a sum in the hands of the clergy 'propter ejusmodi casus' (Epist. 5. 1); and when absent from Carthage he repeatedly exhorts them to take diligent care of the widows, the sick, and those of the poor who have stood firm under persecution (Epist. 5, 7, 12, 14). In a well-known extant letter, Cornelius, bishop of Rome in Cyprian's time, speaks of 'more than 1500 persons who are all supported by the grace and

loving-kindness of our Lord' (Euseb. vi. 43), through the agency of his own church: compare the story of St. Laurence exhibiting its poor members as its true 'treasures' (Ambrose, *de Off. Min.* ii. 140). For its munificence to foreign Christians, see above on Const. 3. The Council of Antioch says (can. 25) that the bishop has to administer (*διοικεῖν*) church property for the benefit of all who are in need (*δεομένους*, cp. *δεομένων* in the text). Athanasius refers to those clerics who had charge of the widows and assigned to them their places (*Hist. Ari.* 61); elsewhere he mentions the 'bread of the ministers and virgins' (*Encycl.* 4), and of orphans and widows (*Apol. de Fuga*, 6), meaning, an allowance of bread provided for them. When Chrysostom lived at Antioch, the church in that birthplace of the Christian name supported 3000 widows and virgins, beside the patients in the hospital, etc. (in *Matt. Hom.* 66. 3). Augustine says that whatever he and his brethren have beyond 'what is sufficient for themselves is held in trust for the poor' (*Epist.* 185. s. 35); and, when absent from Hippo, reproves his clergy and people for having 'forgotten their old custom as to clothing the poor' (*Epist.* 122. 2). Isidore says that orphans and widows will accuse a bad bishop at the Judgment for neglecting them (*Epist.* iii. 216). Theodore, in one of his many beautiful letters, says that the Church-people of his 'desolate' little city of Cyrrhos have contributed for the relief of some unhappy African refugees (*Epist.* 32). Acacius, afterwards bishop of Constantinople, had been head of an orphanage (*Theod. Lect.* i. 13). About twenty years after the Council, Pope Simplicius lays it down that one fourth of the Church fund is to be bestowed on foreigners and the poor (*Epist.* 3); so Pope Gelasius at the end of the century (*Ep.* 9. 27), and Gregory the Great (*Ep.* xi. 64, *Bede*, i. 27). The 1st Council of Orleans directs the bishop to supply food and clothing, as far as he can, to poor or rich folk who cannot work for their

own living. Bingham says that ‘all distressed people, the virgins and widows of the Church, together with the confessors in prison, the sick and strangers, . . . had relief, though not a perfect maintenance, from the charity of the Church’ (v. 6. 3); and compare Milman, Hist. of Christianity, iii. 272: ‘To each church were attached numbers of widows, and other destitute strangers were under their especial care’ (i.e. that of the clergy) . . . The payments seem chiefly to have been made in kind rather than in money,’ etc.

Two cases, then, excepted, the undertaking of secular business by clerics was made ecclesiastically penal. Yet this is not to be construed as forbidding them to work, like St. Paul, at a trade, either (1) when the Church funds were insufficient to maintain them, or (2) in order to have more to bestow in alms, or (3) as an example of industry or humility. Thus, most of St. Basil’s clergy ‘practised sedentary trades for a livelihood’ (Epist. 198. 1); and some African canons allow, or even direct, a cleric to live by a trade, provided that his clerical duties are not neglected; ‘absque officii sui detrimento,’ ‘4th Council of Carthage,’ c. 51, 52 (cp. Cypr. Ep. 1). In 303, a Galatian priest, named Fronto, kept a farm and sold wine (Ruinart, p. 384); in 325, Spyridion, the famous Cypriot bishop, retained out of humility (*ἀνυφίαν πολλήν*, Soc. i. 12) his old occupation as a shepherd: and in the latter part of the fourth century, Zeno bishop of Maiuma wove linen, partly to supply his own wants, and partly to obtain means of helping the poor (Soz. vii. 28). Epiphanius knew of many such cases, (Hær. 80. 6). In the Anglo-Saxon Church, although presbyters were warned to avoid worldly business (C. of Clovesho in 747, c. 8), and forbidden to be ‘*mongers* and covetous merchants’ (Ælfric’s canons, 30), yet the canons of King Edgar’s reign ordered every priest ‘diligently to learn a handicraft’ (No. 11; Wilkins, i. 225). In short, it was

not the mere fact of secular employment, but the secularity of motive and of tone which might be connected with it, that was condemned: see note in Transl. of Fleury, iii. 393; compare Bingham, vi. 4. 13; and see Ch. Quart. Rev. xxv. 304. It is needless to add that the principle of a distinctive and consecrated ministry was in no respect affected by such clerical trading as the Church held to be innocent or laudable: and, at the same time, the maxim that Christ's ministers ought, if possible, to be supported by the free-will offerings of His people was upheld (cp. Chrys. in 1 Tim. Hom. 15. 2), although for lack of means it could not always be carried out, or although reasons akin to those on which St. Paul acted (1 Cor. ix. 18) might in this or that case lead a man to waive his rights in the matter.

#### CANON IV.

##### *Against irregular conduct of Monks.*

This canon is directed against irregular and anarchical tendencies which had shown themselves among the monks of the East, and had produced results at once scandalous and tragical during the recent Eutychian controversy.

From an early period in the fourth century, men who had embraced that 'ascetic' life which seemed to represent in its most intense form the Christian idea of self-renunciation had gained a sort of indefinite prerogative of interposing prominently in behalf of moral and religious interests, and even of rebuking princes or magistrates with the boldness of the great prophet whose garb they had made their own. It was a departure from the strict self-seclusion of the old hermits. A monk was, as such, a 'solitary:' as Jerome had said to one who had left him in the desert of Chalcis, and returned to home life, 'Interpretare vocabulum

“monachi,” hoc est, nomen tuum; quid facis in turba, qui “solus” es?’ (Epist. 14. 6); and to another, ‘Quid desideramus urbium frequentiam, qui de “singularitate” censemur?’ (Epist. 125. 8). By hypothesis, the monk had quitted the world ‘to try to be alone with God, if by any means he might save his own soul’ (Kingsley’s Hermits, p. 7, cp. p. 134). A monk out of his cell, according to St. Antony, was ‘a fish out of water’ (Athan. Vit. Ant. 85). Even where community-life was established, the most venerated monks seldom crossed the convent threshold (Mansi, iv. 1428), and Eutyches long adhered to a resolution to remain in his abbey ‘as if in a grave’ (ib. vi. 700). Yet it was admitted that there were occasions which would force the monk out of his retirement. Antony himself had come down to Alexandria to resist the Arians; and Aphraates, when Valens met him near Antioch and reminded him that he ought *κατὰ τὸν μοναχικὸν νόμον* ‘to stay at home and pray,’ had likened himself to a maiden running out of her chamber to put out a fire in her father’s house (Theod. iv. 26). Again, when the two commissioners came to Antioch, in 387, to inquire into the outrages on the imperial statues, it was the hermit Macedonius, surnamed ‘the barley-eater,’ and his brethren, who commanded rather than entreated them to make an appeal to the humanity of Theodosius (ib. v. 20). Yet, two years later, that emperor was provoked by the lawless violence of some monks in Osrhoene to say to Ambrose (even when on the point of pardoning them at his urgency), ‘Monachi multa sclera faciunt’ (Ambr. Epist. 41. 27). In 390, indeed, he prohibited the monks from doing what they had done in the affair of the statues: and although ere long he withdrew the prohibition (Cod. Theod. xvi. 3. 2), his son Arcadius made a law (in July 398) against ‘the audacity’ of clerics or monks who committed acts of disorder in behalf of persons arrested (ib. ix. 40. 16). For,

not to mention the pretended monks who lived in cities by twos or threes without discipline, and were called Sarabaites (Cassian, *Collat.* xviii. 7), or Remoboth (Jerome, *Epist.* 22. 34), or those who, as the great monk Isidore of Pelusium sarcastically puts it, ‘haunted cities, attended public shows, and thought a cloak and a staff enough for the “angelical” life’ (*Epist.* 9), Eastern monasticism in general, ‘like the Eastern Church as a whole,’ was deficient in ‘gravity, stability, self-control.’ Human passion, ‘repressed at one outlet’ by austerities so exaggerated as to wrong the sober name of ‘training’ (*ἀσκησις*), ‘burst forth with increased fury at another’ (Stephens, *Life of St. Chrysostom*, p. 65). Hence the wild fanaticism of the Anthropomorphist monks of Egypt (*Soc.* vi. 7), the furious demonstration by monks against the exiled Chrysostom at Cæsarea in Cappadocia (Chrys. *Ep.* 14), and the ‘sedition’ raised by Nitrian monks (*ἐνθερμον ἔχοντες φρόνημα*, *Soc.* vii. 14) against the prefect Orestes, in the early days of Cyril of Alexandria. In the Nestorian controversy, the monastic body had resisted Nestorius, as it had formerly resisted the Arians (*Soz.* vi. 27); a letter ‘To the Monks’ was one of Cyril’s earliest polemical writings; Theodosius, in 431, had ordered Candidianus to expel from Ephesus all monks who came to see the Council; and its members had thanked the old abbot Dalmatius for heading a great monastic demonstration in their behalf at Constantinople (*Mansi*, iv. 1427). But the zeal of simple recluses for the doctrine upheld by Cyril might easily become zeal for the Monophysite perversion of it. Eutyches himself was a highly respected abbot: Armenian monks had gone about the East, ‘intimidating the clergy,’ and demanding that some anti-Apollinarian writings should be anathematized (*Fleury*, 26. 37); and, worst of all, at the recent second Council of Ephesus, known in history as the ‘Robbers’ Meeting,’ the tyranny of Dioscorus had been backed not only by military force,

but by a Syrian abbot named Barsumas (Mansi, vi. 828), of whom it was said, in his presence, at the fourth session of Chalcedon (Oct. 17), by those bishops who had been thus terrorized, ‘He upset all Syria, he brought in a thousand monks upon us,’ ‘He stabbed the blessed Flavian,’ or, ‘He stood by and said, “Stab him!”’ and then their resentment burst forth again in the appalling exclamation, ‘To the arena with the murderer!’ (ib. vii. 68). It was amid such recollections that the Council, about a week later, listened to the reading of a draft-canonical proposed by the Emperor in person for their consideration (ib. vii. 173): it was the first of three, the second and third being those which took shape in canons 3 and 20; and it was expanded into the canon before us, which, after reserving ‘due honour for those who adopt the monastic life in good earnest and in sincerity’ (*εἰλικρινῶς*), recites that some ‘use the monastic character as a pretext’ (*προσχήματι*, wrongly understood by old translators and Greek commentators to mean the monastic ‘habit’—‘woollen garments,’ says the Arabic paraphrase) ‘for disturbing the churches and the affairs of the State’ (Marcian had said, public affairs), ‘roaming about heedlessly’ (*ἀδιαφόρως*, see Nic. 12) in the cities, and even undertaking to found monasteries for themselves; compare can. 23. The passage is singularly like one in which Sozomen says that Chrysostom ‘commended monks who remained quiet in their own monasteries, and took pains to protect them from injury, and to supply them with necessaries,—but severely reproved those who went out and showed themselves in the city, as persons who brought disgrace upon’ monastic ‘philosophy’ (viii. 9: see this represented in Gibbon, iv. 153, and compare Marcian’s letter to the Eutychianizing monks in Palestine, who raised tumults against the Council in 452, when ‘it was their duty to be quiet and to obey the priests,’ Mansi, vii. 488). Accordingly, it is enacted that ‘no one shall build or found

a monastery or a house of prayer anywhere contrary to the will of the bishop of the city ;' and that all monks in town or country shall be subject to the bishop, 'and give themselves to quietness, and attend to fasting and prayer only, continuing in the places in which they first renounced the world' (this last clause was not in the draft), 'and shall not leave their own monasteries' (not in the draft) 'to meddle either in ecclesiastical or in worldly affairs' (*βιωτικοῖς*—the draft has *δημοσίους*), 'unless they are permitted so to do, for some necessary purpose, by the bishop of the city.'

Here observe (1) the definite assertion of episcopal authority over monks, as it is repeated for greater clearness in the last words of the canon, which are not found in Marcian's draft, 'It is the duty of the bishop of the city to make due provision for the monasteries :' and compare canons 8, 24. Isidore says that the bishop must 'keep an eye on the negligences of monks' (Epist. i. 149). The Western Church followed in this track (see Council of Agde, can. 27, that 'no new monastery is to be founded without the bishop's approval,' and 1st of Orleans, c. 19, 'Let abbots be under the bishop's power,' Mansi, viii. 329, 354, etc.), until a reaction set in against the oppressiveness of bishops, was encouraged by Gregory the Great (Epist. i. 12, ii. 41), the 4th Council of Toledo (c. 51), and the English Council of Hertford (c. 3, Bede, iv. 5, and Bright's Chapters of Early Engl. Ch. Hist. p. 244), and culminated in the system of monastic exemptions, of which Monte Cassino, St. Martin's of Tours, Fulda, St. Augustine's of Canterbury, Westminster, Battle, and St. Alban's were eminent instances. These exemptions were disapproved by Lanfranc; and St. Bernard treats an abbot's 'Nolo obedire episcopo' as equivalent to a bishop's 'Nolo obedire archiepiscopo,' and urges that dispensations should not be lightly given (de Considerat. iii. 4). On this subject see Bingham, ii. 4. 1, 2 : vii. 3. 14 : Guizot, Civiliz.

in France, lect. 15: Robertson, Hist. Ch. iii. 218. Compare can. 8, and Justinian, Novell. 131. c. 4.

(2) The phrase τὴν ἡσυχίαν ἀσπάζεσθαι is an appeal to the monks' traditional love of religious tranquillity. It was a word which they themselves loved. Basil had advised his monks to 'perform the work of Christ ἐν ἡσυχίᾳ' (Epist. 226. 4:) Chrysostom had dwelt on the profound ἡσυχία of monasteries (on 1 Tim. Hom. 14. 3): compare Theodoret, iv. 25, and Marcian's letter to the monks, v. s. (On the later limited sense of ἡσυχασταὶ, see Bingham, vii. 2. 14.) It was what Antony had expressed by 'If thou desirest ὅντως ἡρεμεῖν' (Athan. Vit. Ant. 49), and Chrysostom by a like phrase, 'the monk, remaining by himself, οὐ ταράττεται' (de Sacerd. vi. 7). Compare Kingsley's Hermits, p. 126 ff.

(3) Ἀπέταξαντο, 'renounced a secular life,' is the reading followed by the Prisca and Dionysius, and by Balsamon, who adds, 'or were tonsured:' so Routh, Scr. Opusc. ii. 56. See Bingham, vii. 2. 14, on ἀποτάξαμενοι as a title given to monks, and compare ἀποτάσσομαι in the ancient baptismal renunciations. The other reading, ἐπέταξαντο, would mean, 'attached themselves to monastic life' ('ordinati sunt,' Isidorian, Heretus); but it is clearly wrong.

The restless zeal of eastern monks was not moderated by these restrictions. The monks called Accemetæ were agitators for orthodoxy (Evagr. iii. 19); while the Eutychian monks raised tumults in Palestine, and long afterwards, by a violent demonstration at Antioch, provoked the inhabitants to 'make a great slaughter of them' (ib. iii. 32).

The canon goes on to forbid monks 'to receive into their monasteries a slave for the purpose of living as a monk against the will of his own master' (cp. Justinian, Novell. 134. c. 34, allowing a master three years to reclaim a slave before his profession as a monk). The draft had been more explicit as to the rights of ownership: it had a clause which the canon omits, to the effect that no monastery was to be

founded ‘on an estate without the consent of the landowner;’ and for the present clause it read, ‘nor shall they have authority to receive into their own monasteries slaves, or persons under obligation to serve others (*ἐναπογράφους*), without their masters’ consent.’ The canon, as passed, abridges this, but adds that whosoever ‘transgresses its decision’ (*ὅποι*, see Nic. 15) ‘shall be excommunicated,’ for *ἀκοινώνητος* see c. 8, 16, Nic. 5, Eph. 6, in order ‘that the name of God be not blasphemed,’ a quotation from 1 Tim. vi. 1,—the thought being, ‘Do not give unbelievers a pretext for calling Christianity a revolutionary religion,—(comp. Apost. Const. viii. 32). The prohibition was based on the principle that no man having a right to ‘property’ should be deprived of it. The 82nd Apostolic canon, referring to the case of ‘our Onesimus,’ makes the master’s consent a prerequisite for the slave’s ordination, as if to say, ‘He who becomes Christ’s minister must be free of all dependence on a human master’s will.’ The 80th canon of Elvira forbids the ordination of a Heathen’s freedman. So in 400 the 1st Council of Toledo ordered that none who were ‘obligati’ should be ordained ‘without their patrons’ consent.’ It was one of the charges against Chrysostom, in 403, that he had ordained to the episcopate persons who were slaves to other men, and not yet emancipated (Photius, Bibl. 59), in violation of a law of Arcadius, A.D. 398 (Cod. Theod. ix. 45. 3). Leo the Great forbade the evasion whereby slaves whom their masters would not emancipate procured for themselves ordination, so that ‘dominorum jura, quantum ad illicitæ usurpationis temeritatem pertinet, solvuntur’ (Epist. 4. 1). He has no misgiving whatever about these ‘dominorum jura;’ they had been respected, he knew, in the Epistle to Philemon; and although that Epistle indeed had deposited a seed which was ultimately to destroy them, ‘No longer as a slave, but above a slave, a brother beloved,—yet it took long ages to unfold what lay in those words; see Liddon, Univ. Serm. i. 73; Howson on

the Character of St. Paul, p. 59. And we must not make an ideal estimate of what the ancient Church could effect for the slave. She could preach moderation in the use of legal power, and rebuke a savage misuse of it (e.g. Chrys. in Eph. Hom. 15. 3). One of her earliest and most large-hearted Fathers could say in a work on Christian ethics, ‘We ought to treat *oikētais* as ourselves, for they are men as we are, and God, if you consider, is to all, whether bond or free, *īos*’ (Clem. Alex. Pædag. iii. 12. 92); and that high truth, developed by the faith in a common Redeemer, by equal membership in the Divine ‘familia,’ by joint participation in the one Eucharist, did gradually, ‘here a little and there a little,’ extend through legislation and still more through moral influence, the immunities of the slave. Again and again it was pressed home on the Christian conscience; as when Ephraim the Syrian with his dying breath made a pious lady vow never again to be carried in a litter by slaves (see Dict. Chr. Biogr. ii. 140), Gregory of Nazianzus affirmed that equality was man’s natural condition, and that slavery was one of those divisions which sin had introduced (Orat. 14. 26), or Isidore of Pelusium insisted that slavery was but ‘accidental,’ and that all were one by nature, by the faith, by the coming judgment, and ‘could not think that a Christian who knew the grace that had set all men free could keep a slave’ (Epist. i. 471, 142). But the ‘consideration’ of such an idea, in the length and breadth of its opposition to Aristotelian theory and to old Roman practice, was a process not to be hurried; and no one, in 451, foresaw the result. See Bishop Wordsworth, Bamp. Lect. p. 298; Lecky, Hist. Europ. Morals, ii. 65 ff.; and Milman, Latin Christ. ix. 35, on the ‘inestimable merit’ of the mediæval hierarchy in ‘asserting the absolute spiritual equality of all not in sacred orders,’ whereby king and serf in all essentials ‘stood on the same level before God.’ So Bancroft, in Hist. United States, i. 165, says that ‘it was the clergy who had

broken up the Christian slave-markets at Bristol and at Hamburg, at Lyons and at Rome :’ and Macaulay, Hist. Engl. i. 24, that before the Reformation came the Church in England ‘had enfranchised almost all the bondmen in the kingdom except her own, who, to do her justice, seem to have been very tenderly treated.’

### CANON V.

#### *Against migration on the part of the Clergy.*

This canon declares that ‘the canons previously enacted by the holy fathers respecting bishops or clerics who remove from place to place shall have their proper force.’ See on Nic. 15. The canon summarises the sense of one of Marcius’s proposed regulations. It is supposed by Hefele that the bishops were thinking of the case of Bassian, who, in the eleventh session (Oct. 29), pleaded that he had been violently ejected from the see of Ephesus. Stephen, the actual bishop, answered that Bassian had not been ‘ordained’ for that see, but had invaded it and been justly expelled. Bassian rejoined that his original consecration for the see of Evasa had been forcible even to brutality, Memnon of Ephesus having beaten him before the altar from 9 a.m. till noon in order to make him acquiesce, and so to get him out of Ephesus : that he had never even visited Evasa ; that therefore his appointment to Ephesus, which had been duly made and confirmed, was not a case of translation. Ultimately, the Council cut the knot by ordering that a new bishop should be elected, Bassian and Stephen retaining the episcopal title and receiving allowances from the revenues of the see (Mansi, vii. 273 ff.). Among the repetitions of this law against translations compare the sixth ‘responsio’ of Egbert archbishop of York, ‘Desertorem propriæ ecclesiæ interdictum habemus in alia

ministrare' (Haddan and Stubbs, Councils, iii. 406); the legatine decrees at Celchyth (or Chelsea?) in 787, c. 6, 'et in illo titulo perseverent ad quem consecrati sunt' (ib. 451): and the 8th of the canons of Edgar's reign, that no priest shall forsake that church to which he was consecrated, but shall have it as his lawful spouse (Wilkins, Concil. i. 225). In all such cases, however, the good of the church would be held to suspend the rule: compare Pope Pelagius II. in Mansi, ix. 882.

## CANON VI.

*No one to be ordained without a title.*

This canon forbids ordination without what we call a 'title' (see above). 'No one is to be ordained at large (**ἀπολελυμένως**) either presbyter, or deacon, or to any other place in the ecclesiastical order (**τάγματι**,' that is, no one is to be ordained 'unless he is particularly designated to' (lit. proclaimed in, 'in ecclesia . . . mereatur ordinatio publicatae vocabulum,' Isidorian) 'a church of a city or village, or a "martyry," or a monastery.'

Here **ἀπολελυμένως**, like **ἀπολύτως** in the next sentence ('absolute,' Lat. Transl.), is explained, with some confusion of construction, in the clause **εἰ μὴ . . . ἐπικηρύττοιτο**. So the Arabic paraphrase, 'Let no one receive ordination unless there is declared to him a place and an abode where he may dwell' (Beveridge, i. 721): compare the 8th canon of the synod of London in 1126, 'Nullus in presbyterum, nullus in diaconum nisi ad certum titulum ordinetur: qui vero absolute fuerit ordinatus, sumpta caret dignitate;' the 6th of the synod of Westminster in 1200, that a bishop must maintain a man whom he has ordained 'sine certo titulo'; and the 33rd canon of 1604, 'It hath long been provided by many decrees of the ancient fathers, that none

should be admitted either deacon or priest who had not first some certain place where he might use his function.' There are a few exceptions to this rule. Paulinus and St. Jerome, says Bingham (iv. 6. 3), 'seem to have had the privilege granted them of being ordained without affixing to any church.' So Vallarsi says that Jerome accepted the presbyterate from Paulinus on condition 'ut . . nulli ecclesiæ alligatus, susceptum ordinem exercere nunquam cogi posset' (Vit. S. Hieron. c. 12. s. 3), referring to Jerome's words in c. Joan. Jerosol. 41. For Paulinus of Nola's case see his Epist. 1. 10: 'ea conditione in Barcinonensi ecclesia consecrari adductus sum, ut ipsi ecclesiæ non alligarer,—in sacerdotium tantum Domini, non etiam in locum ecclesiæ dedicatus.' Another exception was Macedonius the Syrian hermit, whose ordination by Flavian is a curious instance of ignorance on the one hand and trickery on the other (Theod. Relig. Hist. 13). Sozomen mentions two other cases, those of Barse and Eulogius (vi. 34): but they were, in fact, successively bishops of Edessa (Theod. iv. 16, 18). The exception was almost a rule in the ancient Irish Church, in which the episcopate was frequently conferred in recognition of the pre-eminence in sanctity or learning of some distinguished ecclesiastic, who nevertheless continued to live either as a hermit, or as the head of a school in his monastery, without necessarily taking upon him the charge of any district, church, or diocese: but the peculiar functions of his order were never overlooked . . . These bishops were always applied to to consecrate churches, to ordain . . . to give confirmation,' &c. (Todd's St. Patrick, p. 5, cp. ib. 27: and Skene's Celtic Scotland, ii. 25.) But in the English Church, as we have seen, the Chalcedonian canon was respected. It was cited by the Council of Trent (sess. 23, de reform. 16): and it was alluded to in a series of canons drawn up at Edinburgh, in 1727, by five Scottish bishops of what was called the 'Diocesan' party as against those who 'were

anxious to continue the anomalous system . . . of governing the whole Church by an episcopal ‘College.’ ‘The consecrating of bishops at large,’ says the synod in its 3rd canon, ‘is contrary to the canons and practice of the Church’ (Grub, Eccl. Hist. Scotl. iv. 3: comp. ib. iii. 391).

By the word *μαρτυρίω* (see can. 8) is meant a church or chapel raised over a martyr’s grave. So the Laodicene Council forbids Churchmen to visit the ‘martyries of heretics’ (can. 9). So Gregory of Nyssa speaks of ‘the martyr’ of the Forty Martyrs (Op. ii. 212); Chrysostom of a ‘martyr,’ and Palladius of ‘martyries,’ near Antioch (in Act. Apost. Hom. 38. 5: Dial. p. 17), and Palladius of ‘the martyr of St. John’ at Constantinople (Dial. p. 25). See Socrates, iv. 18, 23, on the ‘martyr’ of St. Thomas at Edessa, and that of SS. Peter and Paul at Rome; and vi. 6, on the ‘martyr’ of St. Euphemia at Chalcedon, in which the Council actually met. In the distinct sense of a visible testimony, the word was applied to the church of the Resurrection at Jerusalem (Eusebius, Vit. Con. iii. 40, iv. 40; Mansi, vi. 564; Cyril, Catech. xiv. 3), and to the Holy Sepulchre itself (Vit. Con. iii. 28). Churches raised over martyrs’ tombs were called in the West ‘memoriæ martyrum,’ see Cod. Afric. 83 (compare Augustine, De Cura pro Mortuis, s. 6).

The canon ends by declaring that ‘the holy synod has decided to treat’ all ordinations ‘at large as null and everywhere void of effect,’ (Prisca renders *ἄκυρον* here ‘inefficacem,’ Dionysius ‘irritam,’ Isidorian ‘vacuam’), ‘to the disgrace of the ordainer.’ Hefele explains this to imply permanent suspension. On *χειροθεσία*, here used as equivalent to *χειροτονία*, i. e. ordination, see above, on Nic. 8, comp. Nic. 19; and on the ‘annulling’ of ordinations see Nic. 15. Leo the Great evidently had this canon in mind when he wrote, some seven years afterwards, to Rusticus ‘Vana habenda est creatio, quæ nec loco fundata est,’ etc. (Epist. 167, resp. 1).

CANON VII.

*Clerics or monks not to engage in the civil service.*

Carrying on to a further point the idea of the 3rd canon, the present canon rules that ‘persons who had once been numbered among the clergy, or had once adopted a monastic life, must not enter on the public service or any secular dignity.’

By *στρατείαν*, ‘militiam,’ is here meant, not military employment as such, but the public service in general. This use of the term is a relic and token of the military basis of the Roman monarchy. The court of the Imperator was called his camp, *στρατόπεδον* (Cod. Theod. tom. ii. p. 22), as in Constantine’s letters to John Archaph and the Council of Tyre (Athan. Apol. c. Ari. 70, 86), and in the 7th canon of Sardica; so Athanasius speaks of the ‘camp’ of Constans (Apol. ad Constant. 4), and of that of Constantius at Milan (Hist. Ari. 37): so Hosius uses the same phrase in his letter to Constantius (ib. 44): so the Semi-Arian bishops, when addressing Jovian (Soz. vi. 4): so Chrysostom in the reign of Theodosius I. (Hom. ad Pop. Antioch. vi. 2). Similarly, there were officers of the palace called Castrenians (Tertull. de Cor. 12), as being ‘milites alius generis—de imperatoria familia’ (Gothofred, Cod. Theod. tom. ii. p. 226). So *στρατεύεσθαι* is used for holding a place at court as in Soc. iv. 9, Soz. vi. 9, on Marcian’s case, and a very clear passage in Soc. v. 25, where the verb is applied to an imperial secretary. It occurs in combination with *στρατεία*, in a petition of an Alexandrian deacon named Theodore, which was read in the third session of Chalcedon: he says, ‘Ἐστρατευσάμην for about twenty-two years in the Schola of the magistrarians’ (under the Magister officiorum or chief magistrate of the palace,) ‘but I

disregarded *στρατείας τοσούτου χρόνου* in order to enter the ministry' (Mansi, vi. 1008). See also Theodoret, Relig. Hist. 12, on the emperor's letter-carriers. In the same sense, Honorius, by a law of 408, forbids non-Catholics 'intra palatium militare' (Cod. Theod. xvi. 5. 42); and the Vandal king Hunneric speaks of 'domus nostræ militiæ' (Victor Vitens. iv. 2).

We must compare the canon with Apost. can. 81 and 83. They had in view such a combination of ecclesiastical and secular functions as was displayed for a time by Paul of Samosata, was tolerated under Alexius Comnenus in the case of one Constantine who, after his ordination as deacon, was retained in the service of that emperor (Beveridge, Annot. p. 39), and became familiar, under mediæval conditions of Western Church life, in the stately forms of prince-bishop, chancellor-bishop, or regent-abbot,—of a Bek, a Wykeham, or a Suger (see Mozley's Essays, i. 124). They forbade this attempt, as it was then considered, to 'serve two masters,' and to mix up 'the things of Cæsar with the things of God,' under penalty of deposition. It was under the same feeling that Hadrian I.'s two legates, when they saw English prelates 'judging of secular matters in their councils' (i.e. sitting side by side with ealdormen in the courts of the shire, see Freeman, Norm. Conq. iv. 388), rebuked them by quoting 2 Tim. ii. 4 (Haddan and Stubbs, Councils, iii. 452). The present canon, as the Greek commentators observe, is directed against the actual abandonment of clerical duties or monastic discipline for the sake of a secular career. Such desertion had already, under Honorius, been ingeniously punished by a lifelong liability to the much-dreaded burdens of a curialis or municipal functionary (Cod. Theod. xvi. 2. 39). The ecclesiastical penalty now imposed is the severest possible. Clerics or monks who 'dare' thus to give up their vocation, and do not repent (*μεταμελουμένους* used as in Nic. 11), 'and turn again to that which they once

chose for God's sake, are to be anathematized.' See Birmingham, vi. 4. 1. The Council of Tours, in 461, repeated this canon of Chalcedon (c. 5, Mansi, vii. 945).

### CANON VIII.

#### *Chaplains of Institutions to be subject to their Bishops.*

This canon should be compared with can. 4. It is intended to guard the episcopal jurisdiction over clerics in peculiar spheres of duty, such as 'houses for reception of the poor,' monasteries, and 'martyries.'

What a πτωχεῖον was may be seen from what Gibbon calls the 'noble and charitable foundation, almost a new city' (iii. 252), established by St. Basil at a little distance from Cæsarea, and called in consequence the Basiliad. Gregory Nazianzen describes it as a large set of buildings with rooms for the sick, especially for lepers, and also for houseless travellers; 'a storehouse of piety, where disease was borne philosophically, and sympathy was tested' (Orat. 43. 63, compare Basil himself, Epist. 94, on its staff of nurses and physicians, and 150. 3). Sozomen calls it 'a most celebrated resting-place for the poor,' and names Prapidius as having been its warden while acting as 'bishop over many villages' (vi. 34, see on Nic. 8). Another πτωχοτροφεῖον is mentioned by Basil (Epist. 143) as governed by a chor-episcopus. St. Chrysostom, on coming to the see of Constantinople, ordered the excess of episcopal expenditure to be transferred to the hospital for the sick (*νοσοκομεῖον*), and 'founded other such hospitals, setting over them two pious presbyters, with physicians and cooks . . . so that foreigners arriving in the city, on being attacked by disease, might receive aid, both because it was a good work in itself, and for the glory of the Saviour' (Palladius, Dial. p. 46). At Ephesus Bassian founded a πτωχεῖον with seventy pallets for

the sick (Mansi, vii. 277), and there were several such houses in Egypt (ib. vi. 1013); in the next century there was a hospital for the sick at Daphne near Antioch (Evagr. iv. 35). ‘The tradition of the holy fathers’ is here cited as barring any claim on the part of clerics officiating in these institutions, or in monasteries or martyries, to be exempt from the jurisdiction of the ordinary. They are to ‘abide under it,’ and not to indulge selfwill by ‘turning restive’ ‘against their bishop’s authority,’ ( $\alpha\phi\eta\nu\iota\alpha\zeta\omega$  is literally to get the bit between the teeth, and is used by Aetius in the 4th session of Chalcedon for ‘not choosing to obey,’ Mansi, vii. 72). Those who dare to violate this clearly-defined rule ( $\delta\imath\alpha\tau\upsilon\pi\omega\sigma\iota\nu$ , comp.  $\tau\iota\pi\sigma$  in Nic. 19), and to refuse subjection to their own bishop, are, if clerics, to incur canonical censure, if monks or laics, to be excommunicated. The allusion to laics points to laymen as founders or benefactors of such institutions. Balsamon quotes the passage against those who in his own day pleaded what in later language might be called ‘founders’ wills or statutes,’ in defence of their claim to exemption from episcopal authority. The canon is against them, he says: what can they say in rejoinder? ‘Nothing at all.’ On exemptions see above on can. 4. The present canon is recited and enforced in Pope Zacharias’ 8th letter to Pippin, no. 10, ‘De clericis qui sunt in ptochiis’ (Oct. Sæc. Scriptores, ed. Migne, p. 934).

### CANON IX.

*Regulations as to suits on the part of clerics or  
Bishops; appeal allowed to the see of  
Constantinople.*

We now come to the provisions for carrying on ecclesiastical litigation, as between (1) two clerics, (2) a cleric and his bishop, (3) a cleric, or a bishop, and the metropolitan.

(1) ‘The arbitrative authority of ecclesiastical pastors is coeval with Christianity;’ so Hallam, M. Ages, ii. 210 (ed. 2). Questions between Christians were usually referred to the bishop, in obedience to the text, 1 Cor. vi. 1 ff., and also because the bishop was supposed to be ‘best acquainted with the principles of natural justice and Christian equity’ (Milman, Hist. Christ. iii. 254). The Apostolic Constitutions direct the bishop to prevent such questions from ‘coming before a heathen tribunal.’ He is to endeavour to settle them privately: but, failing in this, to take cognisance of them on Mondays (so as to allow time for reconciliation before the next Lord’s day) with the aid of presbyters and deacons, as assessors, to examine into the antecedents, conduct, and motives of the accuser, and the characters of the witnesses and of the accused; and after hearing both sides, to pronounce judgment (ii. 37, 45, 47, 49–51). Constantine is said to have allowed any two litigants to invoke the bishop’s arbitration, and invested it, as between them, with force of law, Soz. i. 9: the passage in Euseb. Vit. Const. iv. 27 does not come up to the point. But the so-called ‘Extravagans’ in Cod. Theod. vol. vi. p. 339, which represents Constantine as having extended this legalisation to cases in which one of the parties might resolve to apply to the bishop, is a forgery (Gothofred in loc.; Bingham, ii. 7. 3). Arcadius permitted any persons ‘apud sacræ legis antistitem litigare;’ and Honorius placed the episcopal award on a level with that of a prætorian prefect, from which there was no appeal (Cod. Theod. vol. vi. p. 341); St. Augustine alludes to this legislation (Enarr. in Psal. 25. 13); and Valentinian III., in the opening of a lengthy law of 452, laid stress on the condition that both parties must agree to make the bishop arbiter (Cod. vol. vi. append. p. 127). Augustine, at Hippo, felt this duty of arbitration to be a heavy burden, although in the face of 1 Cor. vi. 1 he durst not decline it; he describes the

importunity of those who pressed their ‘selfish cupidity’ on his attention; ‘instant, urgent, precantur, tumultuantur, extorquent’ (*Enarr. in Psal. 118. s. 24. 3*; cp. Possidius, *Vit. S. Aug. c. 19*): and elsewhere he represents a Christian of the ordinary type of conduct as claiming his own, ‘quamvis ecclesiastico judicio, non forensi’ (*c. duas Epist. Pelag. iii. s. 14*). For the precedent set by bishop Silvanus of Troas, in delegating this office to a good layman, see above, on *c. 3*. In Anglo-Saxon times, says Bishop Stubbs, ‘the bishop with his clerks would be fully competent to arbitrate, and were probably frequently called upon to do so’ (*Const. Hist. of Engl. i. 267, c. 8*).

But what of charges brought against ecclesiastics? Constantine had himself heard the charges of illegal exaction and of treasonable correspondence brought against St. Athanasius, and even that of sacrilege brought against his presbyter Macarius (*Apol. c. Arian. 60*); and so, when Athanasius received notice to answer a charge of murder before the censor Dalmatius, he made no protest, but prepared to defend himself (*ib. 65*). The charges both of murder and sacrilege were entertained by a Council of bishops at Tyre, under the presidency of Count Dionysius as the emperor’s deputy (*ib. 72, 86*); and Athanasius’ appeal to Constantine from the judgment of that council was grounded on its open contempt of justice. A few years later, the Council of Antioch ruled that no ecclesiastic deposed by ecclesiastical sentence should appeal to the emperor, on pain of losing all hope of restoration (*c. 12*). The distinction between religious and non-religious offences of ecclesiastics, the former being reserved for a Church tribunal, the latter being within the cognisance of the secular courts, was implicitly admitted when Julius I. and the Sardican Council insisted that ecclesiastical charges should be tried by ecclesiastical judges only (*Ath. Apol. c. Ari. 31, 39*) and more significantly recog-

nised when the general Salianus demanded that the atrocious plot of bishop Stephen of Antioch against bishop Euphrates of Cologne, in the spring of 344, should be dealt with, ‘not by a synod, but by the courts,’ i. e. should be treated as a crime (*Theod.* ii. 9). So, when St. Basil claimed to judge of any thefts committed within his church-precinct, he was investing them with the character of sacrilege (*Epist.* 286). It was in Africa that a more absolute claim began to be made in the name of the Church. The 3rd Council of Carthage, in 397, forbade clerics, whether engaged in civil suits or accused ‘in ecclesia,’ to plead before ‘the public tribunals’ (*can.* 9, *Mansi*, iii. 882). This was a new point of departure, whereby the African Church aimed at retaining, as obligatory for clerics under a Christian State, the course which had once been morally binding on all Christians under a heathen State; and while she drew this somewhat arbitrary line, she neglected the well-grounded distinction between offences of a religious and those of a non-religious character. But the State for a long time held to that distinction. Constantius indeed enacted, in the September of 355, that all charges against bishops should be tried by ‘other bishops’ (*Cod. Theod.* xvi. 2. 12); but, curiously enough, this verbal concession of a momentous point to the Church was apparently meant to shield the Arian bishops, who had recently triumphed in the Council of Milan, from charges brought against them by Catholics in the courts of the empire. It was on a ‘question of faith’ that Valentine I. declined to adjudicate (*Ambrose, Epist.* 21. 4, 5): his son Gratian, by a law of May 17, 376, had ordered all causes pertaining ‘ad religionis observantiam’ to be heard by ecclesiastical tribunals, but had expressly reserved criminal charges against clerics for the cognisance of State courts (*Cod. Theod.* xvi. 2. 23): and similarly Honorius in 399, ‘Quotiens de religione agitur, episcopos convenit judicare: cæteras vero causas quæ ad . . . usum publici juris pertinent,

legibus oportet audiri' (ib. xvi. 111); and a later law of his, which begins absolutely enough, 'Clericos non nisi apud episcopos accusari convenit' (ib. xvi. 2. 41), is explained by Gothofred as referring not to all kinds of charges, but to such as affected a cleric's religious reputation. Similarly when Placidia, in the name of the infant Valentinian III., referred to a recent usurper's attempt to bring the clergy 'indiscriminately' under the secular courts, and 'reserved them for episcopal cognisance,' she was clearly contemplating them, as Gothofred says, '*qua* clerici . . . et sic in causis, negotiis, delictis ecclesiasticis, at non *qua* cives,' etc. (see Cod. Theod. xvi. 2. 47). Theodosius II. ordered Candidian to restrain the Council of Ephesus from discussing charges of a pecuniary or criminal kind (Mansi, iv. 1120).

What then is the position assumed by the Council of Chalcedon? It approaches to that of the African Council: it forbids a cleric who has a 'matter' (*πρᾶγμα*, 1 Cor. vi. 1, clearly a civil, not a religious suit) against another cleric to 'run away to secular tribunals,'—a phrase which, so to speak, begs the question. Rather, he is 'first to state his case before his own bishop, or, with the bishop's own consent, before persons by whom both parties shall agree to have the rights of the case settled,' (*συγκροτεῖσθαι*, in the sense of being put on their proper footing; the other reading, *συγκροτεῖσθω*, is an evident alteration, which disturbs the construction), i. e. in a word, by referees. But in the year after the Council, Valentinian III. declared it to be certain that bishops and presbyters had not by law a 'forum,' and could not take cognisance of causes not affecting religion (Cod. Theod. vol. vi. append. p. 127). The Council of Agde and the 3rd Council of Orleans forbade clerics to sue in the civil court without their bishop's leave; but the Burgundian Council of Epaon enjoined them, 'if prosecuted, to follow to the secular court.' Justinian first granted to the clergy, as a 'privilege,' that any 'pecuniary suits' against them should in the first instance be referred to the bishop;

but while he excluded secular judges from all cognisance of ‘ecclesiastical offences,’ he reserved to them their authority over the ‘civil crimes’ of clerics (Novell. 84; cp. Novell. 134. c. 21: Hallam, ii. 213), Bishops, however, he exempted from all ordinary jurisdiction of ‘civil or military judges’ (Novell. 134, 8); and Charles the Great went further, ordaining that none of the clergy ‘should be drawn, de personis suis, ad sacerdotalia judicia’ (Capit. of 803; see Pertz, *Mon. Germ. Hist. Legum*, i. 110). This immunity did not exist in England before the Conquest: the ‘laws of the Northumbrian priests’ go no further than to forbid a priest ‘to bring a cause before laymen which he should bring before ecclesiastics’ (c. 5); and bishops and archdeacons were wont to try the civil (not the spiritual) offences of the clergy in the shire-moot and the hundred-moot, side by side with civil judges (Stubbs, *Const. Hist.* i. 266). But after the Conquest a change was introduced which had the effect of establishing the exemption; and the abuses thus introduced (although not without some compensations, Freeman, *Norm. Conq.* v. 668) led Henry II. to propose ‘that clerical criminals should be tried in the ordinary courts of the country,’ and, if convicted, should be first degraded and then delivered over to the law (Stubbs, i. 322, 523). The Constitutions of Clarendon, while disallowing the exemption, admitted that separation of the Church court from the ‘court of the hundred’ out of which it arose (Freeman, v. 676).

(2) If a cleric had ‘a matter against his diocesan or some other bishop,’ it was to be tried by ‘the provincial synod,’ see c. 19, and Nic. 5. The metropolitan would preside, but the synod as a whole would try the case (see on *Const.* 6). When Domnus of Antioch commissioned Panolbius of Hierapolis to hear the charges made against Athanasius of Perrha, a suffragan of Hierapolis, Panolbius ‘assembled the bishops of his province, and summoned Athanasius’ (Tillemont, xiv. 647),

who, however, resigned his see, but afterwards, having returned to it, was again accused before Domnus, who held a large council at which Athanasius was deposed (*Mansi*, vii. 328 ff.; see also below, on c. 18). Compare also the 17th canon of the African Council of May 1, 418, to the effect that a presbyter censured by his own bishop might bring his case before the neighbouring bishops, and, if dissatisfied with their judgment, might go before the primate of his province, or the council of the whole church of (Western) Africa, but might *not* ‘appeal to tribunals beyond sea,’ as Apiarius had appealed to Pope Zosimus (cp. *Hefele*, sect. 119, 120). This decree appears in two forms in the African Code (28, 125). The primate would issue the summons (3rd Council of Carthage, c. 7), but the trial would naturally be in synod.

(3) But what if the question lies between a bishop or a cleric and his metropolitan? In that event the case could not be heard by the provincial synod, of which the metropolitan would be president; the complainant is therefore allowed to appeal to a higher authority, ‘either (a) to the exarch of the “diœcesis,” or (b) to the see of Constantinople, and there to plead.’

This title of ‘exarch’ had been used for a metropolitan in the Greek text of the 6th canon of Sardica; but it is here applied to the primate of a group of provincial churches (who would thus be the superior of several metropolitans), as it had been used by Ibas, bishop of Edessa, at his trial in 448; alluding to the ‘Eastern Council’ which had resisted the Council of Ephesus, and condemned Cyril, he said, ‘I followed my exarch,’ meaning John of Antioch (*Mansi*, vii. 237; compare Evagrius, iv. 11, using ‘patriarchs’ and ‘exarchs’ synonymously). According to one opinion, reference is here made, not to all such prelates, but to the bishops of Ephesus, Cæsarea in Cappadocia, and Heraclea, if, as seems probable, the see of Heraclea still nominally retained

its old relation to the bishops of Thrace. Beveridge, however, includes the patriarchs in this reference, and in his indignation at a Roman commentator who had interpreted the primate of the diœcesis to mean the bishop of Rome as ‘princeps Christianæ diœceseos,’ remarks that ‘papistæ nihil morantur quod dicunt, modo aliquid dicere videantur.’ Binus indeed was but following Pope Nicolas I. who had ventured to claim this council as having ruled that the causes of clerics should, when reason so required, be heard at the see of Rome (Mansi, xv. 694). Hefele thinks that Beveridge is right in his view, but that he ought to have excepted the West and Rome, which clearly were not contemplated in this canon. We see that its wording shows a growing tendency to centralisation. In Const. 6, we hear of the synod of the ‘diœcesis;’ here of its chief bishop, the ‘exarch.’ But it was probably presumed that he would act with advice or co-operation of subordinates. The word ‘primate’ in its stricter acceptation is a rendering of ‘exarch,’ as in Gaul it was applied to the bishop of Arles, of Lyons, or of Vienne, who had authority over several provincial churches; whereas in England, as of old in Africa, it is practically equivalent to metropolitan, the English Church having no ‘exarch;’ and in Greece the dignity of ‘exarch’ as well as of ‘archbishop’ has been lowered by wide extension. (See Neale’s Essays on Liturgiology, p. 283 ff.)

But an alternative is proposed, and it is a momentous one. The complainant may ignore the arbitrative authority of his ‘exarch,’ and appeal at once to the ‘throne’ or see of Constantinople. If the general body of canons belongs to the 7th session (see Mansi, ix. 448), this should have prepared the Roman legates for the formal creation, in what is called the 28th canon, of a Constantinopolitan patriarchate. What was now done for Constantinople went beyond what was done for Rome by the 3rd, 4th, and 5th Sardican canons. They only gave to the bishop of Rome the right to appoint new judges: here the appeal to the see of Constantinople is ab-

solute, without the slightest reference to Rome. True, the canon was intended for certain Eastern regions only; but Leo himself would have maintained that the chair of St. Peter was the supreme seat of ecclesiastical justice for all Christendom. On this ground, therefore, as on others, the Council must be regarded as bearing witness not for, but against, the general Roman doctrine. Theodoret, indeed, had appealed to Leo after being deposed at the ‘Robbers’ Meeting; but he had not based his recognition of the Roman ‘primacy’ on the precise ground which Leo would have liked to see taken by a suppliant (see his Epist. 113, and comp. Epist. 116). Notwithstanding Leo’s favourable reply, Theodoret was not reinstated until he had satisfied the Council in its 8th session by anathematizing Nestorius (Mansi, vii. 189).

We must now consider what had taken place, since the Council of Constantinople, to increase the practical power of the bishop of that city. (1) As to Thrace, the wording of the 2nd and 3rd canons of Constantinople would surely have been different, had it been intended to make the see of Constantinople supreme over Thrace. On the assertion of Socrates to that effect, see on Const. 3. Chrysostom, however, who succeeded Nectarius, is expressly said by Theodoret (v. 28) to have ‘extended his care not only over that city, but also over all Thrace:’ and Atticus twice consecrated metropolitans for Philippopolis (Soc. vii. 37). Next (2) as to the ‘Asian diœcesis,’ we have seen above (on Chalc. 2) that Chrysostom was induced to visit Ephesus in order to deal with some grave disorders (Palladius, Dial. 134), and his proceedings there were ascribed by Theophilus to *φιλαρχία*. He also wrote to the bishop of Nicæa, directing him to visit the church of Basilinopolis as dependent on Nicæa (Mansi, vii. 305). Atticus complied with a request from the people of Troas to provide them with a bishop (Soc. l. c.), and also exercised authority in the affairs of Synnada, the metropolis of Phrygia Salutaris (ib. vii. 3). It appeared, from the state-

ments of bishops in this very Council, that the then bishop of Synnada, and predecessors of his, had been consecrated at Constantinople (Mansi, vii. 448). The metropolitan of Myra, and several successive metropolitans of Aphrodisias, had also been thus ‘ordained.’ There was some discrepancy of statement, in an earlier session of the Council, as to whether any bishops of Ephesus itself had been consecrated by bishops of Constantinople (Mansi, vii. 293.) Sisinnius had consecrated Proclus for Cyzicus; but the Cyzicenes appointed another bishop, who maintained possession (Soc. vii. 28). Again (3) as to Pontus, it appeared at the 16th session that four metropolitans of Amasia had been consecrated at Constantinople. Evidence somewhat varied as to another metropolitan church, that of Gangra: four of its bishops had been consecrated by the bishops of Constantinople, and some three by the bishops of Ancyra. Eusebius, metropolitan of Ancyra, himself consecrated by Proclus of Constantinople, had consecrated one bishop of Gangra at Proclus’ request, but had left Proclus to consecrate his successor (Mansi, vii. 448 ff.). The great see of Cæsarea itself was occupied by Thalassius, once a provincial governor, whom Proclus had suddenly chosen and consecrated when, in 438, the people of Cæsarea sent to Constantinople for an exarch (Soc. vii. 48). In a word, the bishops of many venerable sees in Asia Minor had found their advantage in attaching themselves more and more closely to the potent see of New Rome, and had said in effect, as one of them said in words, ‘The glory of the throne of Constantinople is our glory’ (Mansi, l. c.).

To this it may be added, that when the ordinance of 421, directing that Church disputes in Eastern Illyricum (Macedonia and Achaia) should not be settled without consulting the bishop of Constantinople (Cod. Theod. xvi. 2. 45), had been cancelled by Theodosius II. in consequence of representations from his uncle Honorius, who was stirred to action by Pope Boniface, Atticus, as Neale expresses it, ‘turned his

attention to the Eastern dioceses' (Introd. East. Ch. i. 28), and obtained from Theodosius, as if by way of compensation, a law ordering that no ordination of a bishop should take place (in the Eastern empire) without the assent of the bishop of Constantinople; but this law was ignored after his death, in the case of Cyzicus (Soc. vii. 28). Again, Flavian of Constantinople had trespassed on the rights of Domnus of Antioch by recognising, as competent accusers of Ibās of Edessa, two clerics whom Domnus had excommunicated for failing to appear in that character at his own synod (Mansi, vii. 217, 220; Tillemont, xv. 473). Herein Flavian had departed from the example set by his predecessor Proclus, who interceded with Domnus on behalf of Athanasius of Perrha, but carefully disclaimed all encroachment on the rights of the Antiochene 'throne' (Mansi, vii. 325).

The rising power of the see of Constantinople was much assisted by the gradual formation of what was called the Home Synod (*σύνοδος ἐνδημοῦσα*). It had become usual for several bishops to stay for a time at Constantinople, on account of their own church-business; and their meetings under the presidency of the archbishop assumed, however irregularly, the character of a synod. In the 4th session of Chalcedon the imperial commissioners asked whether such a meeting could rightly be called a synod. Tryphon, bishop of Chios, answered, 'It *is* called a synod, and they assemble, and those who are oppressed get right done to them.' Anatolius of Constantinople said that it was 'a custom of long standing for bishops staying (*ἐνδημοῦντας*) in "the city of the great name" to assemble when the fit time summons them to do so in reference to ecclesiastical questions which come up' (Mansi, vii. 92; see notes in Transl. of Fleury, vol. iii. p. 273, 406; and Le Quien, i. 28). It was at this assembly that Eutyches had been tried and condemned in November, 448 (Mansi, vi. 652); and it would be assumed that such an appeal as is here contemplated would be thus

heard. The institution could be turned against the archiepiscopate, as when the emperor Anastasius, in 496, employed ‘the bishops ἐνδημοῦντας’ to depose Euphemius (Theod. Lect. ii. 12).

## CANON X.

### *Pluralities forbidden.*

This canon is directed against clerical pluralities, viewed as the result of clerical migrations.

‘No cleric is to be enrolled at the same time on the clergy-lists of two cities.’ The term *κατάλογος*, for the roll of clerics of all grades, of all who ‘belong to the canon,’ occurs in Apost. can. 17, 18. It is supposed that the cleric in question has left the church ‘in which he was originally (*τὴν ἀρχήν*, cp. John viii. 25) ordained (*ἐχειροτονήθη*) and betaken himself to another, presumably as being a greater church,—from desire of vain glory.’ Compare can. 5, Nic. 15, and the 1st Sardican canon, against the migration of a bishop from his own city to another, from motives of avarice, or ambition, or love of power. After repeating the Nicene provision that the cleric who has thus migrated must be sent back to his original sphere of duty, and officiate (*λειτουργεῖν*) there only, the Council contemplates an exceptional case in which the removal has not resulted from self-will, but from the action of authority, and directs that ‘one who has been removed shall take no further part in the affairs of his former church, or of the “martyries,” or “houses for the poor,” or “hospices,” which may be dependent on it.’ Here a new institution comes into view, of which there were many instances. Julian had directed Pagan hospices (*ξενοδοχεῖα*) to be established on the Christian model, observing, ‘The impious Galilæans support our people as well as their own’ (Epist. 49). The Basiliad at Cæsarea was a *ξενοδοχεῖον* as

well as a πτωχεῖον; it contained καταγώγια τοῖς ξένοις as well as for wayfarers, and those who needed assistance on account of illness, and Basil distinguishes various classes of persons engaged in charitable ministrations, including those who escorted the traveller on his way (*τοὺς παραπέμποντας*, Epist. 49). Jerome writes to Pammachius, ‘I hear that you have made a “xenodochion” in the Port of Rome;’ and adds that he himself had built a ‘diversorium’ for pilgrims to Bethlehem (Epist. 66. 11, 14). Chrysostom reminds his auditors at Constantinople that ‘there is a common dwelling set apart by the Church,’ and ‘called a xenōn’ (in Act. Hom. 45. 4). His friend Olympias was munificent to ‘xenotrophia’ (Hist. Lausiac. 144). There was a xenodochion near the church of the monastic settlement at Nitria (ib. 7). Augustine refers to xenodochia, in Joan. Ev. tr. 97. 4. Ischyrion, in his memorial read in the 3rd session of Chalcedon, complains of his patriarch Dioscorus for having misapplied funds bequeathed by a charitable lady τοῖς ξενεῶσι καὶ πτωχεῖοις in Egypt, and says that he himself had been confined by Dioscorus in a ‘xenōn’ for lepers (Mansi, vi. 1013, 1017). Justinian mentions xenodochia in Cod. i. 3. 49, and their wardens in Novell. 134. 16. Gregory the Great orders that the accounts of xenodochia should be audited by the bishop (Epist. iv. 27). Charles the Great provides for the restoration of decayed ‘senodochia’ (Capitul. of 803; Pertz, Leg. i. 110); and Alcuin exhorts his pupil archbishop Eanbald to think where in the diocese of York he could establish ‘xenodochia, id est, hospitalia’ (Epist. 50).

The canon concludes by menacing with deposition any transgressors of this decree (*ὅπος*, can. 14, cp. Nic. 15, 17, 19). Compare can. 20.

## CANON XI.

*Needy travellers to be furnished with letters of communion but of special commendation.*

This canon distinguishes between two sets of letters to be given to Christians travelling abroad. ‘All the poor and those who need help’ are, after examination of their character (lit. with a testing, so Dionysius and Isidorian, ‘sub probatione’), ‘to travel with ἐπιστόλια, that is, with ecclesiastical letters of peace only.’ They would be described in these documents simply as Churchmen deserving of charitable aid. More could not be said; whereas in the letters properly called ‘systatic’ or commendatory (2 Cor. iii. 1, cp. Rom xvi. 1), more was said in praise of the bearer. For this appears to be the idea conveyed by the words, ‘since the systatic letters ought to be granted to those persons who are in high estimation.’ Τοῖς οὖσιν ἐν ὑπολήψει . . . προσώποις has indeed been understood by the Greek commentators, and by Hervetus in his translation, to mean ‘persons whose character has been, or is, open to suspicion.’ In favour of this interpretation the 13th Apost. canon may be quoted, which speaks of commendatory letters as given to persons who had been released from Church censure. So Blastaris in his Syntagma, A. 90, says that one of the purposes for which ‘systatics’ are given is to prove that charges against the bearer are unjust, or that he has been released from excommunication. But the other sense is the more natural, and is adopted by the Frisca, ‘bonæ esse opinioni;’ by Dionysius, ‘honoratioribus personis;’—by the Isidorian, ‘in opere clariores;’ by Tillemont, ‘qui sont d'une bonne réputation’ (xv. 697); and by Routh, ‘viri honestiores’ (Script. Opusc. ii. 110); and it may be illustrated by the use of ὑπόληψις in can. 21, by

the language of an Asiatic prelate in the 16th session, λάμπει ἡ ὑπόληψις τοῦ . . ἀρχιεπισκόπου Ἀνατολίου (Mansi, vii. 452), and by Julius of Rome's words to the 'Eusebians,' 'It is out of anxiety for your reputation ( $\tauῆς$  ὑμῶν ὑπολήψεως) . . . that I have thought it necessary to write thus' (Athan. Apol. c. Arian. 34).

To understand this, we must observe that all testimonial letters were generally described in the West as 'formatæ,' either as being drawn up in a special form with some particular marks (see Cod. Afric. 23, compare Codex Canon. Eccles. c. 63, in app. ad S. Leon. Op.; Fleury, b. 20, c. 31; Bingham, ii. 4. 5), or as Sirmond thinks (on Sidonius Apollinaris, Epist. vi. 8), on account of the 'forma sigilli qua muniebantur.' They may be divided into two classes. (a) The inferior were simple attestations of churchmanship, hence called letters 'of peace' (Antioch, c. 7), or letters 'of communion' (Elviran, c. 25; Arles, 7), and also sometimes (as in Antioch. 8, Laodic. 42) 'canonical' letters, because given according to a rule, and according to Antioch. 8 were obtainable from bishops, from chorepiscopi of irreproachable character, but not from country presbyters, except when addressed to neighbouring bishops. So Sozomen tells us that Eunomius received Eutychius when out of communion with the generality of Anomoeans, 'and prayed with him, although it is not lawful among them to pray with those who travel without documents which testify, by signs inserted in the letters, and unintelligible to others, that the bearers are agreed with them in belief' (vii. 17). The present canon says that these are the letters to be given to persons in need of charitable aid. (b) On the other hand, the letters of 'special commendation,' or 'systatics,' being of higher value, were reserved for persons of exceptional merit, and were also given to clerics about to travel, or to clerics who, with their bishop's leave, were going into another diocese (in which case they were called

ἀπολυτικαὶ, ‘dimissory’), see below, c. 13, and Trullan can. 17; cp. Blastaris, Synt. A. 9, that letters dimissory, whereby the bishop permits a cleric to leave his church and to officiate elsewhere, are also called ‘pacific,’ because they show that the bond of holy love is not broken between the bishop who gives and the bishop to whom the bearer presents them; and that a cleric who means to travel ought to carry both a systatic and a dimissory letter. Thus Bingham reckons the dimissory letters as a third class. In the 13th Apostolic canon the term ‘systatics’ is applied to letters of communion; while we read in the 34th, ‘Let no foreign bishop, or presbyter, or deacon, be received without systatics.’

## CANON XII.

### *Provinces not to be divided by secular authority.*

Previous canons had carefully secured the rights of existing metropolitan sees, and the boundaries of respective provincial churches. But, as we learn from this canon, there were cases in which an ambitious prelate, ‘by making application to the government’ (**δυναστείαις**), had obtained what are called ‘pragmatic letters,’ and employed them for the purpose of ‘dividing one province into two,’ and exalting himself as a metropolitan. The name of a ‘pragmatic sanction’ is more familiar in regard to mediaeval and modern history; it recalls the name of St. Louis, and, still more, that of the Emperor Charles VI., the father of Maria Theresa. Properly a ‘pragmatic’ was a deliberate order promulgated by the Emperor in his consistory after full hearing of advice, on some public affair. Thus in the Conference of Carthage in 411, we find ‘pragmaticum rescriptum’ (Mansi, iv. 188); ‘pragmatici nostri statuta’ in a law of A.D. 431 (Cod. Theod. xi. i. 36); and ‘pragmatici prioris,’ ‘sub hac pragmatica jus-

sione,' in ordinances in Append. to Cod. Theod. pp. 95, 162; and the empress Pulcheria, about a year before the Council, had informed Leo that her husband Marcian had recalled some exiled orthodox bishops 'robore pragmatici sui' (Leon. Epist. 77). Justinian speaks of 'pragmaticas nostras formas' and 'pragmaticum typum' (Novel. 7. 9, etc.). The phrase was adopted from his legislation by Lewis the Pious and his colleague-son Lothar (compare Novel. 7. 2 with Pertz, Mon. Germ. Hist. Leg. i. 254), and hence it came to be used both by later German emperors (compare Bryce's Holy Roman Empire, p. 212), and by the French kings (Kitchin, Hist. France, i. 343, 544). Augustine explains it by 'præceptum imperatoris' (Brev. Collat. cum Donatist. iii. 2), and Balsamon in his comment uses an equivalent phrase; and so in the record of the 4th session of Chalcedon we have *θεῖα γράμματα* ('divine' being, in the heathenish court-style of Constantinople, practically equivalent to 'imperial') explained by *πραγματικοὺς τύπους* (Mansi, vii. 89). We must observe that the imperial order, in the cases contemplated by the canon, had only conferred the title of 'metropolis' on the city, and had not professed to divide the province for civil, much less for ecclesiastical, purposes. Valens, indeed, had divided the province of Cappadocia, when in 371 he made Tyana a metropolis: and therefore Anthimus, bishop of Tyana, when he claimed the position of a metropolitan, with authority over suffragans, was making a not unnatural inference in regard to ecclesiastical limits from political rearrangements of territory, as Gregory of Nazianzus says, *ἡξίου τοῖς δημοσίοις συνδιαιρεῖσθαι καὶ τὰ ἡμέτερα* (Orat. 43. 58), whereas Basil 'held to the old custom,' i.e. to the traditional unity of his provincial church, although after a while he submitted to what he could not hinder (see Tillemont, ix. 175, 182, 670, and on the principle here involved, see below, c. 17). But in the case of Eustathius of Berytus, which was clearly in the Council's mind, it is a question whether the

emperor, when he made Berytus a metropolis for civil purposes had assumed also to make it such for ecclesiastical (as Hefele thinks), or whether Eustathius had used the ‘pragmatic’ as carrying with it his own elevation to metropolitical dignity; he certainly relied also on an alleged synodical ordinance, which issued in fact from the so-called ‘Home Synod’ (see on c. 9), when he declared himself independent of his metropolitan, Photius of Tyre, and brought six bishoprics under his assumed jurisdiction. Thus, while the province remained politically one, he had *de facto* divided it ecclesiastically into two. Photius petitioned Marcian, who referred the case to the Council of Chalcedon; and it was taken up in the 4th session. The imperial commissioners announced that it was to be settled not according to ‘pragmatic forms,’ but according to those which had been enacted by the Fathers (Mansi, vii. 89). This encouraged the Council to say, ‘A pragmatic can have no force against the canons.’ The commissioners asked whether it was lawful for bishops, on the ground of a pragmatic, to steal away the rights of other churches? The answer was explicit: ‘No, it is against the canons.’ The Council proceeded to cancel the resolution of the Home Synod in favour of the elevation of Berytus, ordered the 4th Nicene canon to be read, and upheld the metropolitical rights of Tyre. The commissioners also pronounced against Eustathius. Cecropius, bishop of Sebastopolis, requested them to put an end to the issue of pragmatics made to the detriment of the canons; the Council echoed this request; and the commissioners granted it by declaring that the canons should everywhere stand good (Mansi, vii. 89–97). We may connect with this incident a law of Marcian dated in 454, by which ‘all pragmatic sanctions, obtained by means of favour or ambition in opposition to the canons of the Church, are declared to be deprived of effect’ (Cod. Justin. i. 2. 12).

To this decision the present canon looks back, when it

forbids any bishop, on pain of deposition, to presume to do as Eustathius had done, since it decrees that ‘he who attempts to do so shall fall from his own rank (**βαθμοῦ**) in the Church. And cities which have already obtained the honorary title of a metropolis from the emperor are to enjoy the honour only, and their bishops to be but honorary metropolitans,—so that all the rights of the real metropolis are to be reserved to it.’ So, at the end of the 6th session, the emperor had announced that Chalcedon was to be a titular metropolis, saving all the rights of Nicomedia; and the Council had expressed its assent (Mansi, vii. 177; cp. Le Quien, i. 602). Another case was discussed in the 13th session of the Council. Anastasius of Nicæa had claimed to be independent of his metropolitan Eunomius of Nicomedia, on the ground of an ordinance of Valens, recognising the city of Nicæa as by old custom a ‘metropolis.’ Eunomius, who complained of Anastasius’ encroachments, appealed to a later ordinance, guaranteeing to the capital of Bithynia its rights as unaffected by the honour conferred on Nicæa: the Council expressed its mind in favour of Eunomius, and the dispute was settled by a decision ‘that the bishop of Nicomedia should have metropolitical authority over the Bithynian churches, while the bishop of Nicæa should have merely the honour of a metropolitan, being subjected, like the other comp provincials, to the bishop of Nicomedia’ (Mansi, vii. 313). Tillemont infers that the present canon had not been passed when this case was discussed (xv. 694). Zonaras says that in his time (12th century) it was no longer observed; and Balsamon says that when the primates of Heraclea and Ancyra cited it, as upholding their claim to perform the consecration of two ‘honorary metropolitans,’ they were overruled by a decree of Alexius Comnenus, ‘in presence and with consent’ of a synod, and that a subsequent emperor, Isaac Angelus, published a ‘bull’ to the same effect (Beveridge, i. 127, 201).

### CANON XIII.

#### *Letters of commendation required from Foreign Clerics.*

A short canon, requiring ‘foreign clerics and readers’ to produce ‘commendatory letters from their own bishops before they are allowed to officiate in any city.’ See above, c. II. The 42nd Laodicene canon requires a cleric who travels to carry ‘canonical’ letters. There is a various reading—ἀγνώστους for ἀναγνώστας—which was evidently followed by the Greek commentators, and is adopted by Justellus (Bibl. Jur. Can. Vet. i. 64), Hervetus (Mansi, vii. 364), and Beveridge. The old Latin translation says ‘lectores:’ and see Routh, Script. Opusc. ii. 60, and Hefele. The difficulty as to ἀναγνώστας is, that it seems to place readers outside the clerical body. See on next canon. Compare the council of Hertford in 673, and the legatine canons of Celchyth in 787, that no migratory cleric is to be received ‘absque . . . litteris commendatitiis’ (Haddan and Stubbs, Councils, iii. 120, 451).

### CANON XIV.

#### *Regulations as to the marriage of Readers and Singers.*

This canon makes provision for the married life of Readers and Singers.

(1) First, then, as to these two minor orders, then existing in distinction from each other. (a) The Readers, whose function it was to read the Old Testament lections or ‘prophecies,’ the Epistles (Hammond’s Liturgies, p. 95),

and, in Spain and Africa (1st C. of Toledo, c. 2; Cyprian, Epist. 38. 2), the Gospels, and sometimes other portions of Scripture selected for the occasion by the bishop (Aug. in Ps. 138), formed the oldest of the minor orders. We may see the rise of their office in Col. iv. 16, Rev. i. 3. Tertullian speaks of them as existing even in heretical sects, which mistook disorderliness for simplicity, and whose deacons of to-day would be the readers of to-morrow (*de Præscr. Hæret.* 41). Cyprian repeatedly mentions them (Epist. 29, 38. 2, 39. 4): Cornelius of Rome refers to them, without giving their numbers, as on his clerical staff, but as if inferior to subdeacons, and even to acolyths (*Euseb.* vi. 43): and the 10th Antiochene canon ranks them among those whom chorepiscopi might ordain (see on Nic. 8). We have to think of them as ascending the steps of the ‘ambon’ (*Soz.* ix. 2) or ‘pulpitum’ (Cypr. Epist. 38. 2), taking up the ‘codex,’ naming the portion to be read, and announcing, ‘Thus saith the Lord,’ etc. (*Chrys. in Heb. Hom.* 8. 4, in 2 *Thess. Hom.* 3. 4.), whereupon the deacon proclaimed, ‘Let us attend:’ and Chrysostom, writing at Constantinople, complains that many in the congregation did not even make a show of attending (in *Act. Apost. Hom.* 19. 5). Readers were appointed, at any rate in some parts of the East (*Apost. Const.* viii. 2), but apparently not in St. Basil’s ‘diœcesis’ (Epist. 217. 51), with laying on of hands, in the West by delivery of a ‘codex’ (‘4th c. of Carthage,’ so called, c. 8). They were restrained by the Council of Laodicea from wearing the ‘orarium’ or stole (c. 23); by the 3rd Council of Carthage, from saying, ‘Peace be with you,’ which they had been wont to do in the third century (Cypr. Epist. 38. 2). Although Gratian places them between exorcists and door-keepers (*Cod. Theod.* xvi. 2. 24), their importance in the East is illustrated by the protest of the advocate Eusebius against Nestorius, in which they alone are named between the deacons and the laity

(Mansi, iv. 1009). Originally, it seems, persons of some distinction in the Church were made readers, as Cyprian appointed Aurelius and Celerinus in reward for their brave confessorship. Sisinnius, a Novatian reader at Constantinople, gave advice which piloted the Catholic archbishop Nectarius through a crisis full of difficulty (Soc. v. 10). Meletius had ordained Chrysostom a reader, ‘as a preliminary step’ to employing ‘his powers in some sphere of active labour in the Church’ (Stephens, Life of St. Chrysostom, p. 23); and Chrysostom had a faithful reader named Paul, who was included with him in the citation to attend the Council of the Oak (Soc. vi. 15). On the other hand, the Alexandrian church, somewhat characteristically, permitted catechumens thus to officiate (Soc. v. 22); and the 1st Council of Toledo allows penitents, or subdeacons who had married, to be appointed readers, on emergency, and with a restriction,—they were not to read ‘the Gospels or the Apostle’ (Mansi, iii. 998). And mere youths were often set to this work,—as Julian (Soz. v. 2: Socrates dates his appointment a little later, iii. 1), Proclus (Soc. vii. 41), and Theodoret ‘when the down on his cheek was thin’ (Relig. Hist. 12): so Augustine speaks of boys as ‘in gradu lectorum’ (de Consens. Evang. i. s. 13), and of a boy-reader as once divinely moved to substitute another passage for that which he had prescribed (Serm. 352): and Ambrose, preaching at his brother’s funeral, quotes Psal. xxiv. 4 as having been already recited in the service ‘per vocem lectoris parvuli’ (de Exc. Fratr. Sat. i. 61): and Victor of Vite (de Persec. Vandal. v. 9) says that at Carthage ‘quamplurimi lectores infantuli’ (meaning, boys of about seven, cp. ib. 14) were sent into exile by the Arian tyrant Hunneric, A.D. 484. It is to Victor that we owe the most striking of all anecdotes about readers. During the former persecution under Genseric (or Gaiseric), the Arians attacked a Catholic congregation on Easter Sunday; and while a reader was standing alone in the pulpit, and chanting

the ‘Alleluia melody’ (cp. Hammond, *Liturgies*, p. 95), an arrow pierced his throat, the ‘codex’ dropped from his hands, and he fell down dead (de Persec. Vand. i. 13). Five years before the Council, a boy of eight named Epiphanius was made a reader in the church of Pavia, and in process of time became famous as its bishop (Ennodius, *Vit. Epiphan.*). But Justinian forbade readers to be appointed under eighteen (Novel. 134. 13). The office is described in the Greek *Euchologion* (p. 236) as ‘the first step to the priesthood,’ and is conferred with delivery of the book containing the Epistles. Isidore of Seville, in the seventh century, tells us that the bishop ordained a reader by delivering to him, ‘coram plebe,’ the ‘codex’ of Scripture: and after giving precise directions as to pronunciation and accentuation, says that the readers were of old called ‘heralds’ (de Eccl. Offic. ii. 11).

(b) The Singers are placed by the 43rd Apostolic canon between subdeacons and readers: but they rank below readers in Laodic. c. 23, in the Liturgy of St. Mark (Hammond, p. 173), and in the canons wrongly ascribed to a ‘4th Council of Carthage,’ which permit a presbyter to appoint a ‘psalmist’ without the bishop’s knowledge, and rank him even below the doorkeepers (Mansi, iii. 952). The chief passage respecting the ancient ‘singers’ is Laodic. 15, which forbids any person to sing (as Hefele understands it, to take a leading part in the chant) except ‘the canonical singers, who ascend the ambon and sing from the vellum.’ Socrates seems to refer to them as *ὑποβολεῖς*, precentors (v. 22, cp. Bingham, iii. 7. 3). The 75th Trullan canon orders singers not to shout, or ‘strain their voices unnaturally.’ In the West they have long ceased to exist as an order: but the *Euchologion* retains a form for their appointment in close connection with the office of reader (p. 233 ff.), just as archbishop Egbert of York, in his ‘*benedictio lectoris*,’ has ‘in ordinem psalmistarum sive lectorum’ (Pontif. Egb. p. 12). Justinian fixed the number of

readers in the cathedral of St. Sophia at a hundred and ten, but that of singers at twenty-five only (Novel. 3. 1).

(1) These officials, of both classes, were ‘in some provinces allowed to marry’ after their appointment. •The 27th Apostolic canon concedes this to them ‘alone.’ The Council of Ancyra permitted deacons to do so if they had stipulated at their ordination for such liberty (c. 10); whereas the Nicene Council, according to a well-known story in Soc. i. 11, adhered to the ‘ancient tradition’ forbidding persons already in holy orders to marry, but allowing those who had married before ordination to continue their married life. The present canon shows that the freedom allowed to these two minor orders was not universal: but it was maintained by the Council in Trullo (c. 6). Those who make use of it, says the canon, must not marry heterodox wives (the restriction laid on all clerics in the 12th canon of the 3rd Council of Carthage); but if they have done so, and (a) have had their children already baptized among heretics, they must bring them into the Catholic communion: (b) if such baptism has not been given, they must not allow it to take place, ‘and must certainly not give them in marriage to a heretic, or a Jew, or a Pagan, unless the person to be thus united to an orthodox spouse undertakes to adopt the orthodox faith.’ Compare the 11th canon of the 1st Council of Arles, that ‘puellæ fideles’ who marry Pagans must for a time be put out of communion; and the 10th and 31st canons of Laodicea, that Churchmen shall not, in a spirit of indifference (*ἀδιαφόρως*, see on Nic. 12), give their children in marriage to heretics unless the latter promise to become Christians. That the mind of the Church was unfavourable to mixed marriages (between Christians and unbelievers) is not to be wondered at: see 2 Cor. vi. 14, and compare Döllinger, First Age of the Church, E. T. p. 371; e. g. Cyprian marks it as a sign of moral decadence that Christians had begun ‘jungere cum infidelibus vinculum matrimonii’ (de Lapsis, 6, and compare his Testim.

iii. 62). The Trullan Council went so far as to say that a marriage between an orthodox person and a heretic was invalid (c. 72).

## CANON XV.

*On Deaconesses.*

Deaconesses have already been mentioned in Nic. 19. They are here referred to as ‘ordained’ by ‘imposition of hands;’ compare the collocation of *χειρότονεῖσθαι* and *χειροθεσία* in c. 6. But this did not imply any sacred commission such as deacons receive, nor any properly ministerial function (see Epiphanius, *Hær.* 79. 3, and compare Maskell, *Monum. Ritual.* ii. p. cvii). The age of forty is fixed as the earliest period for admission into this venerable order, of which, according to Döllinger (First Age, E. T. p. 306), such widows as are mentioned in 1 Tim. v. 9 were primitive members. St. Paul had required them to be twenty years older: and Theodosius I., in a law of 390 (referred to in *Soz.* vii. 16), had enforced the requirement, with that which related to the ‘bringing up of children,’ adding that the deaconess must appoint a ‘curator’ for her sons, if they were under age,—must entrust the management of her property to fitting persons, herself receiving the proceeds,—must not alienate jewels or furniture ‘under pretext of religion’ (a clause revoked within two months)—and must not make any church, any cleric, or any poor person her heir, such bequest being sufficient to annul the will—a significantly stringent provision (*Cod. Theod.* xvi. 2. 27). This canon rules that if a deaconess after remaining for some time under ‘ministration’ (a phrase used in the now obsolete Greek form for ordaining deaconesses, *Eucholog.* p. 262) shall ‘dispose of herself in marriage, and thereby do despite to the

grace of God' (i. e. to His favour which placed her in a position of dignity), 'she is to be anathematized with her consort.' St. Paul had spoken of church-widows who married as incurring 'a judgment because they had thereby set aside their original promise' (1 Tim. v. 12). Compare Basil, Epist. 199. 24, and Döllinger, First Age, p. 357.

## CANON XVI.

### *Dedicated virgins or monks not to marry.*

The Council naturally adds that a virgin self-dedicated to the Lord (**Δεσπότη**) God, and likewise those who lead a monastic life (cp. c. 3, 4), cannot lawfully enter into marriage; if they do so, they are to be excommunicated. On the dedicated virgins of the Church, see Cyprian, *de Habit uirginum*; Origen, c. Cels. vii. 48, that they lived in celibacy not for the sake of human honour or reward, or from any motive of vain-glory, etc.; Athanasius, *Apol. ad Const.* 33, that the Church was wont to call them brides of Christ; Soc. i. 17, on the personal attention rendered by the empress Helena to the virgins registered on the 'canon' of the churches. After her time, community-life was instituted in Egypt both for men and women; but many virgins, as in earlier days, lived at home (see Bingham, vii. 4. 1). One who thus dedicated herself by a 'public profession,' which was regarded as a promise made to Christ (Ambrose, *de Lapsu Virg.* s. 19, 48), and to which the people responded 'Amen,' was 'consecrated' at the altar by the bishop, who put a veil upon her head (Ambrose, *de Virginibus*, i. s. 65, iii. s. 1, *Exhort. Virgin.* s. 42). A fillet, or some such ornament, was also assumed, (e. g. Euseb. *Mart. Pal.* 9); but the hair was not cut off (*Soz.* v. 10). The bishop delivered an exhortation (Ambrose, *de Virginibus*, iii. s. 1), and offered up a solemn

prayer (*de Instit. Virginis*, s. 107). The 19th canon of Ancyra had placed virgins who broke their vow of celibacy on the same footing with digamists (see above on Nic. 8, and Simcox's *Beginnings of the Christian Church*, p. 403): but this Chalcedonian law is more severe, although it allows the discretionary power of the bishop to mitigate the severity (on *φιλανθρωπίας* comp. Nic. 12). The first Council of Valence, in 374, had ruled that such persons should not be at once admitted to penance (c. 2, *Mansi*, iii. 493). In the third century Cyprian had said, 'Si perseverare nolunt vel non possunt, melius est ut nubant,' etc. (*Epist. 4. 2*); and Augustine viewed the marriage thus contracted as not a mere adulterous connection, but a true marriage, though entailing spiritual punishment (*de Bono Viduit.* c. 9, 10; see *Bingham*, vii. 4. 4; Hefele in loc.). Herein he is plainly at issue with his own teacher, Ambrose (*de Lapsu Virginis*, s. 21), as well as with Innocent I. (*Epist. 2. 12*). Canons differed as to the time at which virgins might be consecrated: Basil fixed it as low as sixteen or seventeen, regarding this as the age of discretion, and adding that young girls who were presented before the right age, not on account of any personal choice of celibacy, but for some worldly advantage to their kindred, were not to be lightly accepted until their own wishes could be clearly ascertained (*Epist. 199. 18*). Ambrose, who was an enthusiast on this subject, admitted that a bishop ought not to be 'rash' in 'veiling a girl,' but urged that maturity of character was the main point (*de Virginitate*, s. 39). The 3rd Council of Carthage fixed twenty-five as the age for the consecration of virgins or for the ordination of deacons (c. 4), and the 1st Council of Saragossa had already prohibited the 'veiling' of a virgin under forty years old (*Mansi*, iii. 880, 635). This prohibition was renewed by the Western emperor Majorian in a law of A.D. 458 (*Cod. Theod. tom. vi. app. 2. p. 156*).

## CANON XVII.

*Bishops to retain their existing rights over rural churches: appeal allowed to the see of Constantinople.*

The first point that strikes us in this canon is the use of *παροικίας* not for what we call dioceses, but for rural portions of such dioceses, dependent on the several episcopal ‘churches’ or sees (see on Nic. 16: and comp. Soc. i. 27, that the churches of the Mareotis are under [the church of] Alexandria ὡς *παροικίατ*, and ib. vii. 25 on Atticus’ care for the poor *τῶν ἐν ταῖς αὐτοῦ παροικίαις*). The adjective *ἐγχωρίους* is probably synonymous with *ἀγροικικάς* (‘rusticas,’ Prisca), although Dionysius and Isidorian take it as ‘situated on estates,’ cp. Routh, Scr. Opusc. ii. 109. It was conceivable that some such outlying districts might form, ecclesiastically, a border-land: it might not be easy to assign them definitely to this or that bishopric. In such a case, says the Council, ‘let them remain undisturbed in the obedience of the bishop who is now in possession of them, especially if’ he can show a prescription of ‘thirty years’ in favour of his see. (Here *ἀβιάστως* may be illustrated from *βιασάμενος* in Eph. 8: and for the use of *οἰκονομεῖν* see Const. 2.) But the border-land might be the ‘debateable’ land: the two neighbour bishops might dispute as to the right to tend these ‘sheep in the wilderness;’ as we read in Cod. Afric. 117, ‘multæ controversiæ postea inter episcopos de diœcesibus ortæ sunt, et oriuntur’ (see on Const. 2); as archbishop Thomas I. of York, and Remigius of Dorchester, were at issue for years with reference to the Lincolnshire district of Lindsey, which had been evangelized from York, but was politically part of Mercia (Raine, Fasti Eborac. i. 150). Accordingly,

the canon provides that if such a contest had arisen within the thirty years, or should thereafter arise, the prelate who considered himself wronged might appeal to the provincial synod. If it was his metropolitan of whom he complained, he might apply for redress to the *eparch* (or prefect, a substitute for exarch) of the ‘diocese,’ or to the see of Constantinople (in the manner provided by c. 9). It is taken for granted that the decision will be given by the metropolitan not as sole judge, but as president of the synod to which the appeal had been made, (see above, on c. 9). It is curious ‘that in Russia all the sees are divided into eparchies of the first, second, and third class’ (Neale, *Essays on Liturgiology*, p. 302).

The concluding sentence of the canon is significant. ‘If any city has been, or shall be, new-built by imperial authority, then let the arrangement of the ecclesiastical dioceses conform to the civil and public standards.’ Here παροικῶν is used in its ordinary sense for what we should call dioceses: and τύποις is not used technically for authoritative regulations (cp. Nic. 19, and the frequent use of τυπών in the acts of Chalcedon for to prescribe, decree, or arrange, Mansi, vii. 192, 260, 293, 313), but simply for the models which the political scheme was to furnish to the ecclesiastical; (it is rendered by ‘formulis’ in the *Prisca*; compare Julius I. in Athan. *Apol.* c. Arian. 35, ἀλλος τύπος ἐστὶν οὗτος, ‘this is a different form of procedure;’ and in the thirteenth session bishop Anastasius of Nicæa is accused of trying to ‘confound and break up the imperial and canonical τύποις,’ Mansi, vii. 30). The immediate force of the provision is that if a town, suburb, or village, were newly erected into a city, its church should be erected into an episcopal see. So Basilinopolis, once a suburb of Nicæa, had been erected into a city by Julian, or some predecessor of his, and since that event had had bishops of its own; see above, on c. 12.

But the principle involved in the provision is more momentous, and represents a difference between the Eastern and the Roman ecclesiastical mind. When Valens erected part of Cappadocia into a distinct province, Anthimus bishop of Tyana contended ‘that the ecclesiastical divisions should follow the civil’ (Greg. Naz. Orat. 43. 58). Basil resisted for a time, but was obliged practically to give way (cp. Tillemont, ix. 182). The principle which Anthimus asserted, probably from motives of personal ambition, is here upheld by the Council: and it was again sanctioned by the Council in Trullo, c. 38. It had several recommendations: in the case of the partition of a province it prevented collisions between the two provinces on ecclesiastical ground, such as were sure to arise if the Church insisted on treating them as one for her own purposes; and it gave the bishop of the new civil metropolis a much stronger position in presence of the civil governor, whose dignity he could confront by a parallel dignity of his own; see Neale, Essays on Liturgiology, p. 286. The idea of the rule would imply that when a city had risen to commanding importance, its prelate should no longer be subordinate to the bishop of a city more ecclesiastically venerable, but of less account in the civil sphere. Thus ‘in the seventh century Seville lost the primacy of Spain to Toledo as the residence of the Visigoth kings’ (Neale, p. 290); thus, after the breaking up of the kingdom of Aquitaine in the twelfth century, first one and then another great see shook off the authority of the primatial church of Bourges (ib. 291); and thus Paris, for many ages a suffragan of Sens, became at last, in 1622, an archbishopric. But in earlier times, the Latin church, with a certain superb indifference to political changes, maintained the opposite principle, which Innocent I. thus formulated in reply to a direct question from Alexander of Antioch: ‘It has not seemed fitting that the Church of God should change her course ad mobilitatem necessitatum

mundanarum' (Epist. 18. 2). In other words, If the Emperor had divided one province into two, it ought still to be one in the eyes of the Church: the civil erection of a new 'metropolis' is no warrant for the appointment of a new 'metropolitan.' This principle covered a case which Innocent had not thought of, the actual detachment of part of an ecclesiastical province from the realm of its former sovereign. Thus the claims of York to metropolitical authority over Scotland, which had a certain real basis so far as the district south of the Firth of Forth was concerned, were kept up long after the consolidation of the Scottish kingdom as including that territory (see Haddan and Stubbs, Councils, ii. 160; Grub, Eccl. Hist. Scotl. i. 206, 222; Skene, Celtic Scotland, ii. 373): and when in 1266 the Isle of Man and the 'Sudereys' or Hebrides were ceded by Magnus IV. of Norway to Alexander III. of Scotland, any metropolitical rights belonging to the church of Drontheim were expressly reserved (Grub, i. 327); but this was done away as to the Isles, and as to Orkney (which had recently become Scottish), in 1472 (ib. 377). It is observable that, in 1472, the first Scottish archbishopric was erected, not at Edinburgh, but in the old primatial church of St. Andrews: and that London continues in that subjection to Canterbury which was natural while the East-Saxon kingdom was a dependency of the Kentish.

### CANON XVIII.

*Against plots on the part of clerics or monks  
against their bishop or brother-clerics.*

In order to appreciate this canon, we must consider the case of Ibas bishop of Edessa. He had been attached to the Nestorians, but after the reunion between Cyril and John of Antioch had re-entered into communion with Cyril, on the ground that

Cyril had virtually withdrawn his ‘articles’ (*Mansi*, vii. 240), or, as he wrote to Maris (in a letter famous as one of the ‘Three Chapters’), that God had ‘softened the Egyptian’s heart’ (*ib.* 248). Four of his priests (Samuel, Cyrus, Maras, and Eulogius), stimulated, says Fleury (27. 19), by Uranius bishop of Himeria, accused Ibas of Nestorianism, of simony, and of general maladministration, before his patriarch Domnus of Antioch, who held a synod, but, as Samuel and Cyrus failed to appear, pronounced them defaulters, and set aside the case (see on c. 9). They went up to Constantinople, and persuaded Theodosius and archbishop Flavian to appoint a commission for inquiring into the matter. Two sessions, so to speak, were held by the three prelates thus appointed, one at Berytus, the other at Tyre. At Berytus, according to the extant minutes (*Mansi*, vii. 212 ff.), five new accusers joined the original four, and charges were brought which affected the moral character of Ibas as well as his orthodoxy. The charge of having used a ‘blasphemous’ speech, implying that Christ was but a man deified, was rebutted by a statement signed by some sixty clerics of Edessa, who, according to the accusers, had been present when Ibas uttered it. At Tyre the episcopal judges succeeded in making peace, and accusers and accused partook of the Communion together (*ib.* vii. 209). The sequence of these proceedings cannot be thoroughly ascertained, but Hefele (sect. 169) agrees with Tillemont (xv. 474 ff.) in dating the trial at Berytus slightly earlier than that at Tyre, and assigning both to the February of 448 or 449. Fleury inverts this order, and thinks that, ‘notwithstanding the reconciliation’ at Tyre, the four accusers renewed their prosecution of Ibas (27. 20); but he has to suppose two applications on their part to Theodosius and Flavian, which seems improbable.

‘The Council is believed,’ says Tillemont (xv. 698), ‘to have had this case in mind when drawing up the present

canon :’ and one can hardly help thinking that, on a spot within sight of Constantinople, they must have recalled the protracted sufferings which malignant plotters had inflicted on St. Chrysostom. They begin by remarking that ‘the crime of conspiracy and faction has been absolutely prohibited even by the secular laws ; much more ought it to be forbidden within the Church of God.’ Here observe the word *συνωμοσία*, used in Acts xxiii. 13 for the Jews’ conspiracy to murder St. Paul, as it had also been used by Thucydides (viii. 54) to describe the oligarchical clubs organized by Pisander. It occurs also in the acts of this Council in connection with the censure pronounced on Stephen of Ephesus (Mansi, vii. 289). The word *φρατρία*, once venerable as the description of a clan or tribe united by participation in the same religious rites, and by a supposed descent from the same ancestor (Grote, Hist. Gr. ii. 266 ff.), underwent a remarkable deterioration before it could be associated, as here, with the idea of conspiracy, as Socrates also uses it in the form of *φατρίας* (ii. 3, vi. 4 : comp. i. 6, where Meletius is spoken of as *συμφατριάζων* with Arius. Compare other instances of such ‘degeneration of words’ in Abp. Trench’s Study of Words, p. 30). When the elder Gregory, bishop of Nazianzus, after exhorting the people of Cæsarea to elect Basil, says that if they mean to manage the business *κατὰ φρατρίας ἢ συγγενείας*, he will have none of it (Greg. Naz. Epist. 41), we see a clearer trace of the original meaning. Zonaras explains the word, as used in this canon, as a *συμφωνία* in evil deeds ; and a deposed patriarch of Constantinople in the thirteenth century significantly described his successor as a ‘phratriarch’ (Finlay, Hist. Gr. iii. 368). The secular laws are called ‘external’ to the Church, —a way of speaking derived from such language as the *τοὺς ἔξω* of 1 Cor. v. 12. So St. Chrysostom, Hom. de Libello Repudii, 1 : ‘Do not tell me of *τοὺς παρὰ τοῖς ἔξωθεν κειμένους νόμους*.’ The law alluded to is that of Arcadius, A.D. 397,

against any one who ‘cum militibus, vel privatis . . . scelestam inierit factionem, aut factionis ipsius suscepereit sacramenta,’ —in which law also ‘factio’ is coupled with ‘societas.’ A ‘factio’ was defined to be a ‘societas occulta, in exitium aliquod conflata,’ or ‘malorum consensus et conspiratio’ (*Cod. Theod. tom. iii. p. 103*).

The enactment follows: ‘If any clerics or monks be found either forming a conspiracy or a factious association, or concocting plans against bishops or fellow-clerics, let them be wholly deposed from their own rank.’ The word **τυρεύω**, derived from making cheese, and so applied to the stirring up of intrigues, is used by Athanasius, *Apol. c. Arian. 72*: ‘This have they done, in order that . . . τυρεύσωσιν ἄπερ αὐτοῖς ἀδόκει,’ *Apol. de Fuga*, 8, ἐφ’ οἷς . . . καθ’ ἡμῶν ἐτύρευσαν κακοῖς: and *Soc. ii. 12*, that the Arianizers *κατὰ τῶν ἐκκλησιῶν πολέμους ἐτύρευσαν*. **Κατασκευάς** is akin to **συσκευάς**,—comp. Ibas in tenth session of Chalcedon, *συσκευὴν ὑπέμεινα* (*Mansi, vii. 196*), and Bassian, *ὅτι συσκευὴ ἦν* (*ib. 277*). Athanasius uses the same word in the same sense, *Apol. c. Arian. 1*, ‘They devised *τὴν καθ’ ἡμῶν συσκευὴν*,’ and *ib. 71*: so does Alexander of Thessalonica, *ib. 80*. So Eusebius describes the plot against Narcissus of Jerusalem as *συσκευήν*, *vi. 9*.

## CANON XIX.

*Provincial Synods to be held twice a year.*

This canon renews the Nicene provision (*Nic. 5*), followed up as it was by the 20th canon of Antioch, for the holding of provincial synods twice a year. ‘It has come to our knowledge,’ says the council, ‘that in the provinces the Episcopal synods prescribed by rule (**κεκανονισμέναι**) are not held, and hence many ecclesiastical matters which need correction are neglected.’ It is therefore ordered that

the canon providing for such synods be duly observed; ‘the bishops of each province are to assemble twice a year where the metropolitan may think fit, and to set right any matter that may come before them’ (*ἀνακύπτοντα*, ‘si qua fortassis emerserint,’ Dionysius). Bishops who are ‘residing in their own cities’ (i. e. are at home at the time), ‘and are in good health, and free from any unavoidable and necessary occupation,’ must attend, on pain of incurring ‘a brotherly rebuke.’ It is observable that four years previously Leo the Great had reminded the Sicilian bishops of the rule of the fathers concerning two yearly assemblies (‘conventus’) of bishops, and directed them to send three deputies to Rome every year, to arrive on the 29th of September, and to join their brethren in Council (Epist. 16. 7). The excuse of ill-health is recognised by the council of Tarragona in 516 (Mansi, viii. 543), and is included in the δι’ ἀνωμαλίαν of the 40th Laodicene canon (see Hefele). The 2nd Council of Arles ordered that if any bishop, duly warned to attend, were too ill to come, he should send a representative (personam); and added that a bishop who (without such excuse) neglected to attend, or who left the Council before it was dissolved, should be put out of communion, and not be restored except by a subsequent synod (c. 18, 19; Mansi, vii. 880). The word *ἀπαράίτητος* recurs in c. 3, 25: the Latin versions render it by ‘inexcusabilis.’ This sentence is adopted in the 8th canon of the Council in Trullo. As we have already seen, it was found necessary to reduce the provincial councils from two to one yearly. Hilary of Arles and his suffragans, assembled at Riez, had already, in 439, qualified the provision for two by adding significantly ‘if the times are quiet’ (Mansi, v. 1194). The words were written at the close of a ten years’ war, during which the Visigoths of Septimania were ‘endeavouring to take Arles and Narbonne’ (Hodgkin, *Italy and her Invaders*, ii. 121).

## CANON XX.

*The subject of Canons 5 and 10 continued.*

This canon is the third of those which were originally proposed by Marcian in the end of the sixth session, as certain articles for which synodical sanction was desirable (see above, c. 3 and 4). It was after they had been delivered by the Emperor's own hand to Anatolius of Constantinople that the Council hailed him with plaudits, one of which is sufficiently startling, *τῷ ιερεῖ, τῷ βασιλεῖ* (Mansi, vii. 177). The imperial draft is in this case very slightly altered. A reference is made to a previous determination (i. e. c. 10) against clerical pluralities, and it is ordered that 'clerics registered as belonging to one church shall not be ranked as belonging to the church of another city, but must be content with (*στέργειν*) the one in which they were originally admitted to minister (*λειτουργεῖν*), excepting those who, having lost their own country, have been compelled to migrate to another church,'—an exception intelligible enough at such a period. Eleven years before, the Vandal Gaiseric had expelled the Catholic bishops and priests of Western Africa from their churches: Quodvultdeus bishop of Carthage, with many of his clergy, had been 'placed on board some unseaworthy vessels,' and yet, 'by the Divine mercy,' had been carried safe to Naples (Vict. Vitens. de Persec. Vandal. i. 5: he mentions other bishops as driven into exile). Somewhat later, the surge of the Hunnish invasion had frightened the bishop of Sirmium into sending his church vessels to Attila's Gaulish secretary, and had swept onward in 447 to within a short distance of the 'New Rome' (Hodgkin, Italy and her Invaders, ii. 54–56). And the very year of the Council was the most momentous in the whole history of the 'Barbaric' movement. The bishops who assembled in October at

Chalcedon must have heard by that time of the massacre of the Metz clergy on Easter Eve, of a bishop of Reims slain at his own altar, of the deliverance of Orleans at the prayer of St. Anianus, of ‘the supreme battle’ in the plain of Chalons, which turned back Attila and rescued Gaul (Hodgkin, ii. 129–152; Kitchin, Hist. France, i. 61). The Trullan Council ordered all clerics, who had quitted their churches on account of a barbaric irruption, to return home when the occasion of such migration had passed away (c. 17). The present canon concludes by a warning: ‘if any bishop after this decision (*ὅπον*, cp. c. 4, 14) should receive a cleric belonging to another bishop, the receiver and the received shall be put out of communion until the cleric who has removed’ (*μεταστάς*, Marcian’s draft had used the sterner word *ἀποστάς*) ‘should return to his own church.’ The patriarchs afterwards acquired a right to take clerics from any of their subject provinces and attach them to their own church (cp. Blastaris, Syntagma, A. 9, E. 11).

On this subject see quotations from the acts of Gallic synods of the fifth, sixth, and seventh centuries, in Pusey on the Royal Supremacy, pp. 84–90, and a reference to this canon of Chalcedon in a Capitulary of 789 (Pertz, Monum. Leg. i. 56).

## CANON XXI.

*Accusers of bishops or clerics to be subjected to scrutiny.*

This canon, on the accusation of bishops or clerics, may have been framed with some reference to the 6th canon of Constantinople (i.e. of the Council of 382). If so, the accusations which it presupposes are of an ecclesiastical character. It orders that clerics or laics who ‘come forward as accusers of bishops or clerics shall not be indiscrimi-

nately and without inquiry admitted as such,' that is, not until their own reputation has been in the first instance scrutinized (on the sense of ὑπόληψις see above, c. 11; compare Bingham, v. 1. 5). On ἀπλῶς καὶ ἀδοκιμάστως compare the 6th canon of the 2nd Council of Carthage, as providing that seniors or bishops might not be attacked 'passim vaseque in accusatione' (Mansi, iii. 694). Ibas told his judges at Berytus that Maras, one of his chief accusers, had been excommunicated, not by himself, but by the archdeacon, for insulting a presbyter (Mansi, vii. 232). The Apostolic rule as to two or three witnesses (1 Tim. v. 19), mentioned in Nic. 2, is doubtless taken for granted here. This canon, like several others of the same Council, is reproduced in a Capitulary of 789: 'Item est in eodem concilio, ut laici episcopos aut clericos non accusent, nisi prius eorum discutiatur existimationis opinio.'

## CANON XXII.

### *Property of bishops to be respected at their decease.*

This is a somewhat startling provision, referring to certain prohibitions in ancient canons (*τοῖς πάλαι κανόσιν*, instead of which Balsamon and Zonaras followed a corrupt reading, *τοῖς παραλαμβάνονσιν*); it declares that 'clerics are not allowed, after the death of their own bishop, to seize on the property belonging to him.' Why, we may ask, should they have ever thought such conduct lawful? The idea of the bishop's identification with his church had been perverted into a denial of his personal rights in regard to his private property. The Apostolic canons, while forbidding a bishop to give away any of 'the property of the Church,' had ordered a clear distinction to be maintained between it and his own personal property, over which he was to retain full power,

and to dispose of it at will: so that his family might not be injured in the name of the Church, ‘for he may have a wife and children,’ etc. (c. 39, 40). So the 24th Antiochene canon says that the presbyters and deacons should be ‘accurately informed as to what belongs to the Church, and what to the bishop personally, so that at his death the Church may have her own, but not more than her own: for it is just, before God and man, that the bishop should leave what is his own to whom he pleases, and at the same time that the Church incur no loss.’ Compare the 12th canon of the Council of Tarragona, in 516, that when a bishop dies intestate, the priests and deacons are to make out a complete list of all his personal effects; and the 2nd canon of the Council of Valencia, in 546, that his property is not to be despoiled by ‘the rapacious hands’ of ‘greedy clerics’ (Mansi, viii. 543, 620). The 35th Trullan canon forbids the metropolitan to take possession of, and directs the clergy to guard, both the Church’s and the late bishop’s property during a vacancy of the see.

The subject is illustrated by the curious Roman custom of stripping and dismantling the cell of a cardinal who had been elected Pope (Ranke, *Popes*, ii. 235).

### CANON XXIII.

*Against clerics or monks who haunt Constantinople  
and cause disorder.*

This is a sequel to can. 4 on the disorderly conduct of fanatical monks: but it includes clerics within its censure. ‘It has come to the knowledge of the holy Synod that some clerics and monks, without having received any commission from their own bishop, and even, in some cases, after he has suspended them from communion, betake themselves to

Constantinople, and spend a long time there, causing disturbances, troubling the order of the Church, and even upsetting the family life of some persons.' This is evidently aimed at such conduct as that of the accusers of Ibas; see above on can. 18. It is therefore ordered that these persons 'shall first receive due notice from the Advocate (*ἐκδίκου*) of the most holy church of Constantinople, to depart from the imperial city; but if they impudently persist in the same practices, they are then to be expelled, against their will, by the said Advocate, and to betake themselves to their own homes.' On the office of the Advocate see above, on c. 2.

#### CANON XXIV.

##### *Monasteries not to be secularised.*

This canon also is to be read as an addition to a former one. The 4th canon had subjected monasteries to episcopal jurisdiction; and having thus guarded against abuses, the Council proceeds to secure rights. 'Those monasteries which have once been hallowed with the assent of the bishop are to remain monasteries in perpetuity, and all that belongs to them shall be preserved to them, and they shall never be allowed to become secular dwellings:' observe the word *κοσμικά*, applied to business in c. 3, to tribunals in c. 9, and to civil dignities in Sardic. 7.

The secularisation of monasteries was an evil which grew with their wealth and influence. At a Council held by the patriarch Photius in the Apostles' church at Constantinople, it is complained that some persons attach the name of 'monastery' to property of their own, and while professing to dedicate it to God, write themselves down as lords of what has been thus consecrated, and are not ashamed to claim after such consecration the same power over it which they had before (c. 1, Beveridge, Pand. Can. i. 331). In the

West, we find this abuse attracting the attention of Gregory the Great, who writes to a bishop that ‘rationalis ordo’ would not allow a layman to pervert a monastic foundation at will to his own uses (*Epist. viii. 31*). In ancient Scotland, the occasional dispersion of religious communities, and, still more, the clan-principle which assigned chieftain-rights over monasteries to the descendants of the founder, left at Dunkeld, Brechin, Abernethy, and elsewhere, ‘nothing but the mere name of abbacy applied to the lands, and of abbot borne by the secular lord for the time’ (*Skene’s Celtic Scotland*, ii. 365: cp. *Anderson’s Scotland in Early Christian Times*, p. 235). So, after the great Irish monastery of Bangor in Down was destroyed by the Northmen, ‘non defuit,’ says St. Bernard, ‘qui illud teneret cum possessionibus suis; nam et constituebantur per electionem etiam, et abbates appellabantur, servantes nomine, etsi non re, quod olim exstiterat’ (*de Vita S. Malachiæ*, 6). So in 1188 Giraldus Cambrensis found a lay abbot in possession of the venerable church of Llanbadarn Vawr: a ‘bad custom,’ he says, ‘had grown up, whereby powerful laymen, at first chosen by the clergy to be “œconomi” or “patroni et defensores,” had usurped “totum jus,” appropriated the lands, and left to the clergy nothing but the altars, with tithes and offerings’ (*Itin. Camb.* ii. 4). This abuse must be distinguished from the corrupt device whereby, in Bede’s later years, Northumbrian nobles contrived to gain for their estates the immunities of abbey-lands by professing to found monasteries, which they filled with disorderly monks, who lived there in contempt of all rule (*Bede, Ep. to Egbert*, 7). In the year of his birth, the first English synod had forbidden *bishops* to despoil consecrated monasteries (*Bede, iv. 5*).

The Council menaces those who permit the secularisation of monasteries with ‘the penalties prescribed by the canons,’ referring probably to canons which prohibited all acts of sacrilege, *Apost. can. 72, 73*.

CANON XXV.

*Metropolitans not to defer consecration.*

The Council has ‘heard on all sides that some metropolitans neglect the flocks entrusted to them, and defer the ordination of bishops: it is therefore resolved that such ordinations shall take place within three months of the vacancy, unless some unavoidable necessity (*ἀπαραιτητός*, see c. 3, 19) shall cause the interval to be extended.’ The wording of the canon indicates a considerable development of the authority of metropolitans. The Nicene Council would hardly have spoken so broadly of the flocks of suffragan churches being entrusted to their care. It was, indeed, their duty to provide for those flocks by consecrating a duly elected chief pastor: see Bingham, ii. 16. 12. The 4th Nicene canon, when it assigns to the metropolitan the ratification of an episcopal election, does not expressly require his presence as chief consecrator, but such was the natural arrangement; (cp. Antioch. 19, Sardican 6, Laodic. 12). Leo the Great wrote in 444 to the bishop of Thessalonica, who acted as his vicar for Eastern Illyricum, that all metropolitans in their own provinces ‘*jus habeant ordinandi*’ (Epist. 6. 4): and soon afterwards to the bishops of the province of Vienne, that the ordination to a vacant bishopric should be ‘claimed by him who was the acknowledged metropolitan of that province’ (Epist. 10. 5). So in its thirteenth session the Council read the acts of a synod held at Antioch, which deposed Athanasius of Perrha, and requested his metropolitan, John of Hierapolis, to ordain another bishop, or, as one prelate expressed it, to ‘give another president to his church’ (Mansi, vii. 345). The metropolitan when thus officiating might be called ‘the consecrator,’ because he took the principal part in

the rite: but the theory which represents the assistant bishops as not really cooperating in the act of consecration is a mere technicalism, the result of Roman centralization, inconsistent not only with the Eastern office, in which the presiding bishop prays that grace may be poured out on the elect, ‘by means of the hand of me a sinner and of Thy ministers, my fellow bishops present with me’ (Eucholog. p. 302), but with early Western authorities. Thus Bede says that Finan made Cedd a bishop, ‘vocatis ad se in ministerium ordinationis aliis duobus episcopis’ (iii. 22); and that Wini consecrated St. Chad, ‘adsumptis in societatem ordinationis duobus . . . epis copis’ (iii. 28). So St. Anschar was consecrated by a metropolitan, two other bishops ‘adsistentibus . . . et pariter consecrantibus’ (Vit. S. Ansch. 12): and Hincmar of Reims, writing to his nephew, suffragan, and namesake, says, ‘Tuum est autem cum aliis tecum ordinare episcopum’ (Op. ii. 408). Compare Martene, de Ant. Eccl. Rit. tom. ii. p. 331, ‘non tantum testes, sed etiam cooperatores esse, . . . asserendum est;’ Haddan on Apostolical Succession, p. 221; Lee on Validity of English Orders, pp. 225–232. On the ‘decay and revival of the metropolitan jurisdiction’ in France, see Robertson, Hist. Ch. ii. 341; iii. 188.

We have seen the word *χειροτονία* applied to the ordination either of a bishop or a presbyter or a deacon. The word consecration was not in ancient times restricted to the former rite; for instance, Leo uses ‘consecrationem’ for the promotion of a deacon to priest’s orders (Epist. 3. 2). So in the ‘Leonine Sacramentary’ we find ‘consecratio episcoporum’ and ‘presbyteri,’ and ‘consecrationis dona’ in regard to deacons: (Muratori, Lit. Rom. Vetus, i. 421 ff.: compare the Gelasian Sacramentary, ib. 623, and see the 6th canon of Celchyth in 787). The interval of three months here permitted was much longer than that which was customary at Alexandria, where the late patriarch’s burial was performed by his successor (Liberatus, Breviarium, c. 20)—a practice

imitated at Constantinople after the death of Maximian (Soc. vii. 40); but much shorter than that which was sanctioned in Western Africa, where the administrator of the vacant see had to take care that ‘the people provided themselves with a new bishop within the year’ (Cod. Afric. 74). Times of persecution, of course, might cause a very long interval: the Roman see was vacant a year and a half after the death of Fabian in 250: and the Carthaginian, under Vandal tyranny, twenty-four years, just three years longer than the see of Oxford was kept vacant by the selfish caprice of Elizabeth (1568–1589).

The ‘Steward of the Church’ (see below) was to ‘take care of the revenues of the church widowed’ by the death of its bishop, who was regarded as representing Him to whom the whole Church was espoused (see Eph. v. 23 ff.). So in the ‘order of the holy and great church’ of St. Sophia, the ‘great steward’ is described as *ἐπισκοπεύων καὶ τὴν χηρευομένην ἐκκλησίαν* (Goar, Eucholog. p. 269): so Hincmar (l. c.) says, ‘Si fuerit defunctus episcopus, ego . . . visitatorem ipsi viduatæ designabo ecclesiæ;’ and the phrase, ‘viduata per mortem N. nuper episcopi’ became common in the West (Lee on English Orders, p. 373). The episcopal ring was a symbol of the same idea. So, at St. Chrysostom’s restoration, Eudoxia claimed to have ‘given back the bridegroom’ (Serm. post. redit. 4). So Bishop Wilson told Queen Caroline that he ‘would not leave his wife in his old age because she was poor’ (Keble’s Life of Wilson, ii. 767): and Peter Mongus, having invaded the Alexandrian see while its legitimate occupant, Timothy Salophaciolus, was alive, was expelled as an ‘adulterer’ (Liberatus, Breviar. 18).

## CANON XXVI.

*Stewards to be provided for all sees.*

Although the management of ecclesiastical revenues cannot properly be called a ‘primary’ function of the primitive bishop (as in Hatch’s Bamp. Lect. p. 46), any more than the primitive Church can be called primarily a benefit-club, yet as the eleemosynary system of that Church grew necessarily out of her belief in herself as ‘Christ’s body mystical,’ so the man who, according to ‘the theory’ which ‘seems to go back to the very beginning of the Christian societies, sat in the Lord’s place’ (ib. 88), could not but undertake the organization of works of mercy for the relief of those poorer brethren in whom Christ might be ‘fed.’ Thus regarded, the bishop’s temporal *oikonomia* was a fruit of his spiritual (see on Const. 6); it is recognised in Cyprian’s Epist. 41. 2, ‘ut stipendia . . . episcopo dispensante periperent;’ Apost. can. 39–41; Apost. Const. ii. 25; Antioch. c. 24, 25. Of course, as the Church’s funds increased, this business grew in importance and extent, so that the bishop was led to devolve its details on his archdeacon; compare the famous story of St. Laurence and the treasures of the church of Rome (see on c. 3); and still, as the stream of offerings became fuller, the work of dispensing them became more complex, until the archdeacons could no longer find time for it, and it was committed to a chosen cleric as the ‘œconomus’ or steward (Bingham, iii. 12. 1: cp. note in Oxf. Transl. of Fleury, b. 26. c. 1). So the Council of Gangra, in the middle of the fourth century, forbids the church-offerings to be disposed of ‘without consent of the bishop or of the person appointed *eis oikonomiav eύtoitas*’ (c. 8): and St. Basil mentions the œconomi of his own church (Epist.

237), and the *ταμίαι τῶν ἵερῶν χρημάτων* of his brother's at Nyssa (ib. 225). And although Gregory Nazianzen took credit to himself for declining to appoint a 'stranger' to make an estimate of the property which of right belonged to the church of Constantinople, and in fact, with a strange confusion between personal and official obligations, gave the go-by to the whole question (*Carm. de Vita sua*, 1479 ff.), his successor Nectarius, being a man of business, took care to appoint a 'church-steward;' St. Chrysostom, on coming to the see, examined the accounts, and found much superfluous expenditure (*Palladius, Dial.* p. 46), and his own 'church-steward' was among those who were exiled in his cause (ib. p. 28). Theophilus of Alexandria compelled two of the Tall Brothers to undertake the *οἰκονομία* of the Alexandrian church (*Soc. vi. 7*); and in one of his extant directions observes that the clergy of Lyco wish for another 'œconomus,' and that the 'bishop has consented, in order that the church-funds may be properly spent' (*Mansi*, iii. 1257). At Hippo St. Augustine had a 'præpositus domus,' who acted as church-steward (*Possidius, Vit. August.* 24). Isidore of Pelusium denounces Martinianus as a fraudulent 'œconomus,' and requests Cyril to appoint an upright one (*Epist. ii. 127*), and in another letter urges him to put a stop to the dishonest greed of those who acted as stewards of the same church (ib. v. 79). The records of the Council of Ephesus mention the 'œconomi' of Constantinople, the 'œconomus' of Ephesus (*Mansi*, iv. 1228–1398), and, as we have seen, (on Eph. 7), the 'œconomus' of Philadelphia. According to an extant letter of Cyril, the 'œconomi' of Perrha in Syria were mistrusted by the clergy, who wished to get rid of them 'and appoint others by their own authority' (ib. vii. 321). Ibas of Edessa had been complained of for his administration of church property; he was accused, e.g. of secreting a jewelled chalice, and bestowing the church revenues, and gold and silver crosses, on his brother and cousins; he ultimately

undertook to appoint ‘œconomi’ after the model of Antioch (ib. vii. 201, 221, 225). Proterius, afterwards patriarch of Alexandria and a martyr for Chalcedonian orthodoxy, was ‘œconomus’ under Dioscorus (ib. iv. 1017), as was John Talaia, a man accused of bribery, under his successor (Evag. 2. iii. 12). There may have been many cases in which there was no ‘œconomus,’ or in which the management was in the hands of private agents of the bishop, in whom the Church could put no confidence; and the Council, having alluded to the office of ‘œconomus’ in c. 2 and 25, now observes that ‘some bishops had been managing their church property without œconomi,’ and thereupon resolves ‘that every church which has a bishop shall also have an œconomus from among its own clergy, to administer (*οἰκονομοῦντα*, see on Constant. 2) the property of the church under the direction of its own bishop; so that the administration of the church-property may not be unattested, and thereby waste ensue, and the episcopate (*τῇ ἱερωσύνῃ*) incur reproach.’ Any bishop who should neglect to appoint such an officer should be punishable under ‘the divine’ (or sacred) ‘canons.’

Nearly three years after the Council, Leo saw reason for requesting Marcian not to allow civil judges, ‘novo exemplo,’ to audit the accounts of ‘the œconomi of the church of Constantinople,’ which ought, ‘secundum traditum morem,’ to be examined by the bishop alone (Epist. 137. 2). In after days the ‘great steward’ of St. Sophia was always a deacon; he was a conspicuous figure at the Patriarch’s celebrations, standing on the right of the altar, vested in alb and stole, and holding the sacred fan (*ρύπιδιον*); his duty was to enter all incomings and outgoings of the church’s revenue in a chartulary, and exhibit it quarterly, or half yearly, to the patriarchs; and he governed the church during a vacancy of the see (Eucholog. pp. 268, 275). In the West, Isidore of Seville describes the duties of the ‘œconomus;’—he has to see to the repair and building of

churches, the care of church lands, the cultivation of vineyards, the payment of clerical stipends, of doles to the widows and the poor, and of food and clothing to church-servants, and even the carrying on of church-lawsuits,—all ‘cum jussu et arbitrio sui episcopi’ (Ep. to Leudefred, Op. ii. 520); and before Isidore’s death the 4th Council of Toledo refers to this canon, and orders the bishops to appoint ‘from their own clergy those whom the Greeks call œconomi, hoc est, qui vice episcoporum res ecclesiasticas tractant’ (c. 48, Mansi, x. 631). There was an officer named ‘œconomus’ in the old Irish monasteries; see Bp. Reeves’ edition of Adamnan, p. 47.

## CANON XXVII.

### *Against ravishers.*

This canon throws a lurid light on the recesses of a Christianised society. ‘Those who forcibly carry off women even under pretence of marriage’ (*συνοικεσίου* must have this sense, see Isidorian, ‘qui sibi rapiunt uxores’), ‘or who are accomplices of such persons, or actually take part in the act, are to be deposed if clerics, anathematised if laymen.’ The 22nd and 30th ‘canons’ of St. Basil had imposed penances on persons guilty of this crime; Epist. 199.

## CANON XXVIII.

*Canon of Constantinople, as to the precedence of that see, confirmed: patriarchal jurisdiction conferred upon it.*

The preceding canon is the last of those which are recognised by the Latin translators, by Joseph the Egyptian

in his Arabic paraphrase (Mansi, vii. 422), by John Scholasticus in his Collection of Canons (Justellus, ii. 502), and even by Theodore the Reader in his History (i. 4). What is called the 28th canon was passed under the following circumstances.

At the close of the fourteenth session (October 31), Aetius the archdeacon of Constantinople, and chief of the ecclesiastical secretaries (Mansi, vi. 984), who had already in the second session read the Constantinopolitan form of the Creed, gave notice that his church had some matters to lay before the Council, and requested the two episcopal deputies of the Roman see, Paschasius and Lucentius, to take part in the proceedings (Mansi, vii. 428). In order to appreciate the situation at this critical moment, we must remember (1) that the unquestioned 9th and 17th canons of the Council had already assigned to 'the see of Constantinople' an appellate jurisdiction: (2) that on the very day preceding, after the metropolitical authority of Nicomedia had been formally guaranteed, Aetius had requested that the claim of the see of Constantinople to ordain or to sanction ordinations at Basilinopolis in Bithynia, might not be compromised, and thereupon the imperial commissioners had promised that the subject of that see's right 'to ordain in the provinces' should be discussed at the proper time 'in the holy Council' (Mansi, vii. 313). This official announcement, following on enactments which logically involved the question of a Constantinopolitan patriarchate, had given the Roman delegates fair warning; so that when they heard Aetius' request, they had no excuse for declining it save the technical one which in fact they put forward: 'We have no instructions on the matter.' It is clear that they foresaw the coming discussion, and that, expecting to be outvoted if they took part in it, they deemed it best to secure the dignity of Rome by enabling themselves to say that any resolution which might aggrandise Constantinople

was invalid, as having been passed in their absence. Aetius thereupon applied to the commissioners, who answered by directing the Council to take up the question. The Roman delegates heard this, but did not alter their line of conduct: they followed the commissioners out of the church, and the rest of the Council passed at once to the business which Aetius was to bring forward. The third canon of Constantinople was read, and the following resolution (*ψῆφος*) was carried.

‘We, following in all things the determinations’ (*ὅποις*, cp. 4, 14, Nic. 15, 19) ‘of the holy fathers, and recognising the canon just read, which was made by the 150 religious bishops’ [one text adds, ‘who were assembled in the imperial city of Constantine, New Rome, in the reign of the emperor Theodosius of pious memory,’ Mansi, vii. 428, Routh, Scr. Opusc. ii. 68: the clause is omitted in Mansi, vii. 369] ‘do ourselves also adopt the same determination and resolution respecting the privileges (*πρεσβείων*) of the most holy church of [the same] Constantinople, New Rome. For the fathers naturally assigned privileges to the see (*θρόνῳ*) of the elder Rome, because that city was imperial; and, taking the same point of view, the 150 religious bishops awarded the same privileges to the most holy see of New Rome, judging with good reason that the city which was honoured with the sovereignty and senate, and which enjoyed the same privileges with the elder imperial Rome, should also in matters ecclesiastical be dignified like her, holding the second place after her.’ Compare the summary of Aristenus and Symeon Logothetes, ‘Let the bishop of the New Rome have equal honour with him of the elder, because of the transfer of the sceptre’ (Justellus, Biblioth. ii. 693, 720).

Thus far we have little more than a paraphrase of the canon of 381. What was there decreed as to the *πρεσβεῖα* of Old Rome and of New Rome is here reiterated with some

verbal expansion, but with the significant omission of the qualifying *τῆς τιμῆς*. (Compare the demand of the clerics of Constantinople in the eleventh session, ‘Let not the privileges [προνόμια] of Constantinople be lost,’ Mansi, vii. 293.) What was there implied as to the political ground of the elder Rome’s ecclesiastical precedence is here broadly asserted, and antiquity is cited in its favour; although the bishops had in the second session recognised an ecclesiastical ground for that precedence by exclaiming in reference to Leo’s Tome, ‘Peter has spoken thus by Leo’ (Mansi, vii. 692)—an expression which meant that his teaching was found to agree with Peter’s, but which would have been pointless apart from the belief that he sat in Peter’s chair;—and so the Council says in its letter to Leo, ‘You were the interpreter of Peter’s voice to us all’ (Leon. Epist. 98). But the resolution proceeds—‘*And so that of the Pontic, the Asian, and the Thracian dioceses the metropolitans alone, together with those bishops of the said dioceses who live in barbaric territories, should be ordained by the aforesaid holy see of the holy Church of Constantinople; it being understood that each metropolitan in those dioceses will, together with the comprovincial bishops, ordain comprovincial bishops, as is prescribed by the sacred canons; but that the metropolitans of those dioceses, as has been said, should be ordained by the archbishop of Constantinople, after harmonious elections have been made according to custom, and reported to him.*’

Here is a great addition to the canon of 381, so ingeniously linked on to it as to seem at first sight a part of it. The words *καὶ ὥστε* are meant to suggest that what follows is in fact involved in what has preceded; whereas a new point of departure is here taken, and instead of a mere ‘honorary preeminence,’ the bishop of Constantinople acquires a vast jurisdiction, the independent authority of three exarchs being annulled in order to make him a patriarch. Previously, he had *προεδρία*: now he gains *προστασία*. As we have seen,

series of aggrandisements in fact had prepared for this aggrandisement in law; and various metropolitans of Asia Minor expressed their contentment at seeing it effected. ‘It is, indeed, more than probable that the self-assertion of Rome excited the jealousy of her rival of the East, and thus ‘Eastern bishops secretly felt that the cause of Constantinople was theirs’ (Gore’s *Leo the Great*, p. 120); but the gratification of Constantinopolitan ambition was not the less, in a canonical sense, a novelty, and the attempt to enfold it in the authority of the Council of 381 was rather astute than candid. The true plea, whatever might be its value, was that the Council had to deal with ‘*a fait accompli*,’ which it was wise at once to legalise and to regulate; that ‘the boundaries of the respective exarchates . . . were ecclesiastical arrangements made with a view to the general good and peace of the Church, and liable to vary with the dispensations to which the Church was providentially subjected,’ so that ‘by confirming the *ἐκ πολλοῦ κρατήσαν ἔθος*’ in regard to the ordination of certain metropolitans (see Ep. of Council to Leo, Leon. Epist. 98. 4) ‘they were acting in the spirit while violating the letter, of the ever-famous rule of Nicæa, *τὰ ἀρχαῖα ἔθη κρατεῖτω*’ (cp. note in Oxford Transl. of Fleury, on b. 32. c. 33. Compare Neale, Introd. Hist. East. Ch. i. 28, that by this canon ‘custom was made law.’ It is observable that no attempt was made to recover for Constantinople its shortlived authority over Eastern Illyricum (see ib. 48).

The title of ‘archbishop,’ here given as a title of honour to the bishop of Constantinople, is assigned in the documents of the Council to Leo (Mansi, vi. 1011, 1029; vii. 8 etc.), to Anatolius (ib. vii. 8, 60, 452), to the bishop of Alexandria (ib. vii. 56), to the bishop of Jerusalem (ib. vi. 681), and to the bishops of the greater sees (see below, c. 29). It appears first in the list of Meletian bishops embodied in Athanasius’ *Apol. c. Arian.* c. 71, where it most probably means

the bishop of Alexandria. Epiphanius gives it both to him and to Meletius as bishop of Lycopolis (Hær. 69. 1, 3); Marcellinus and Faustinus, to Damasus of Rome (Sirmond. Op. i. 149). In the records of the Council of Ephesus, it is given both to Celestine and Cyril (Mansi, iv. 1124, 1145); in those of the Council of Constantinople, in 448, to Flavian of Constantinople (ib. vi. 652); in those of the 'Latrocinium' of Ephesus, to Dioscorus and Flavian (ib. vi. 615, 645). Theodosius II. applies it to the exarch of Cæsarea in Cappadocia (Mansi, vi. 599). Thus, as Le Quien says, it was 'in the fourth and fifth centuries' a title peculiar to the occupants of the principal sees, and was long retained by the bishop of Ephesus, but at last (and at least as early as the time of Photius) 'was cheapened among the Greeks' (Or. Christ. i. 669, comp. ii. 167) into a mere 'title of honour given to some prelates . . . but not implying . . . the possession of any metropolitical rights' (Neale's Essays on Liturgiology, p. 301. He adds that even the title of metropolitan is now, 'in most cases' within the Eastern Church, merely honorary). It should be added that Justinian uses 'archbishop' in its old sense, as practically equivalent to patriarch; as when he orders that the bishop of Justiniana Prima 'non solum metropolitanus, sed etiam archiepiscopus fiat' (Novel. 11).

When on the following day, Nov. 1, the Council assembled in full numbers (Mansi, vii. 425), the Roman delegate Paschasius said to the commissioners, 'If your Grandeur orders us to speak, we have something to lay before you.' 'Say what you wish,' was the brief answer. Paschasius, after a few general remarks on the evils of dissension, proceeded thus, 'Yesterday, after your Excellences had gone out, and our Humility had followed you, certain things are said to have been done which we consider to be contrary to the canons and to discipline. We request that your Splendour will order the minutes to be read, that all our brethren may

see whether what was done was just or unjust.' This speech having been interpreted into Greek, the commissioners ordered, 'that if any proceedings had taken place after their departure, the minutes of them should be read.' Aetius interposed in order to explain the circumstances under which, after due notice given and license obtained, the Council had come to a resolution, 'not clandestinely nor stealthily, but according to due canonical order.' Veronicianus the imperial secretary then read the resolution, with a list of 192 signatures, including those of the bishops of Antioch, Jerusalem, and Heraclea, but not of Thalassius of Cæsarea, although he afterwards assented (*Mansi*, vii. 455). The see of Ephesus had been declared vacant. The number contrasts remarkably with the 350 signatures (not reckoning the delegates and proxies) attached, a week before, to the doctrinal 'definition.' Lucentius' suggestion, that 'the holy bishops must have been surprised or coerced into signing it,' was repelled with the cry of 'No one was forced!' He then took up a more telling objection: In 'this resolution they ignore "the 318," and appeal to "the 150," whose canons are not among the canons of Councils,' meaning that they were not in the collection of canons then received (see Baller. *de Ant. Collect.* i. 2. 3). 'If they have had this advantage since "the 150" met, what do they want now? If they have not had it, why do they want it?' Aetius, instead of meeting this dilemma, asked whether the delegates had any instructions on that point. Boniface, the presbyter delegate, replied by reading a passage in which Leo had exhorted them to guard 'the ordinances of the fathers, and the dignity of his own person,' against possible 'usurpations on the part of those who might rely on the splendour of their cities' (e. g. of Constantinople).

The commissioners then directed both parties to produce the canons on which they relied. Accordingly Paschasinus gave out 'the 6th canon of the 318 holy fathers.' Let it be

remembered that he was the representative of Rome; that by a reference to the authentic text of the Nicene canons, preserved in the East, Rome had been proved, in the case of Apiarius, to have quoted as 'Nicene' a previous canon which was not in that text, and appears as one of the canons of Sardica; that, in consequence, it was specially incumbent on all who spoke in her name to be scrupulous in ascertaining the actual words of 'the 318' before appealing to their authority: and we shall then appreciate the assurance of this Roman delegate in quoting the 6th Nicene canon thus: 'Quod ecclesia Romana semper habuit primatum: teneat igitur et *A*Egyptus,' etc. (see on Nic. 6). (It is but fair, indeed, to Paschasinus, to remember that he was only following in the wake of Leo himself, who, six years previously, had caused Valentinian III. to assert in a too famous rescript, reckoned as Leo's Epist. 11, that the primacy of the Apostolic see had been established not only by the 'merit of St. Peter' and 'the dignity of the City,' but by 'the authority of a holy Synod,' alluding to Nic. 6, as usually cited at Rome in a version which had been proved spurious, yet which Leo persisted in utilizing, see his Epist. 44. When Paschasinus had concluded, Aetius handed a 'codex' to one of the secretaries, who read from it the authentic Greek text of the canon in question. The 'Ballerini,' followed by Hefele, attempt to exclude this 'iterata Nicæni sexti canonis recitatio' as a Greek student's gloss; partly because that canon would not help the pretensions of Constantinople, but 'multo magis' because it is not found in an ancient version 'quæ pura conservatur in codice . . . capituli Parisiensis' (de Ant. Collect. Can. i. 6. 8). Nothing but an intelligible bias could account for a suggestion so futile. If we place ourselves, for a moment, in the position of the ecclesiastics of Constantinople when they heard Paschasinus read his 'version,' which the Ballerini gently describe as 'differing a little' from the Greek text, we shall see that it was simply impossible for them not to quote

that text as it was preserved in their archives, and had been correctly translated by Philo and Evarestus, in their version beginning ‘Antiqui mores obtineant.’ No comment on the difference between it and the Roman ‘version’ is recorded to have been made: and, in truth, none was necessary. Simply to confront the two, and pass on to the next point, was to confute Paschasius at once most respectfully and most expressively. (See Church Quarterly Review, xxix. 131.) Aetius proceeded to cite, as an authority in favour of his own church, a ‘synodicon of the second synod.’ The phrase has been thought to betoken a later period: but at Constantinople, as we know, the Council of 381 had all been treated as oecumenical (Theod. v. 9), and in that sense might reasonably be ranked next to the ‘first’ oecumenical synod, although it was long ignored in some other churches (cp. Ballerini, de Ant. Collect. ii. 1. 6). This ‘synodicon’ consisted of three canons of Constantinople massed together as one constitution.

The commissioners then asked those ‘Asian’ and Pontic prelates who had signed the new canon (here called a ‘Tome,’ although that term was usually applied to a dogmatic formulæry, see Const. 5), whether they had done so of their own free-will, or under constraint. They all came forward, and Diogenes the metropolitan of Cyzicus said, ‘As before God, I signed it of my own will.’ Six other ‘Asian’ metropolitans, and three from Pontus, with three suffragans, made similar declarations (see above on can. 9). One of them described the archbishop of New Rome as *πατέρα ἔξαιρετον*. Four referred to the canon of 381 as authoritative. Eusebius of Dorylæum, an ‘Asian’ bishop, went so far as to say that he had read ‘this canon’ to ‘the holy pope of Rome in presence of clerics of Constantinople, and that he had accepted it.’ But the speaker, a man of very impulsive temperament (Mansi, vi. 716), may here be credited with a misapprehension. The rest of the bishops appealed to (among whom was Theodoret)

declared that they had signed voluntarily. It appears however, from the acts of the eleventh session, that the Asian episcopate was by no means willing to allow their exarch to be consecrated at Constantinople. Several of them had actually fallen on their knees, protesting that in that event the lives of their children would be forfeited to the indignation of their people: when the commissioners asked the Council where the bishop of Ephesus ought to be ordained; the answer was given by acclamation, 'In the province:' Diogenes had sarcastically remarked that 'in Constantinople they ordained salad-sellers:' and Leontius of Magnesia (who did not sign the new canon) averred that from St. Timothy downwards all bishops of Ephesus save one (Bassian) had been ordained at Ephesus. On the other hand, the clergy of Constantinople asserted that some had been ordained at Constantinople: and, in spite of the Council's demand that the canons should hold good, they insisted that Constantinople should retain its privilege, and that the new bishop of Ephesus should be ordained by their archbishop (Mansi, vii. 2923). The Council however, on the next day, ruled that the consecration should take place 'according to the canons' (ib. 300).

The commissioners next appealed to those bishops who had not signed the canon. Eusebius, metropolitan of Ancyra, professed to speak for himself without compromising the general body; and described his own conduct, when asked to consecrate a metropolitan for Gangra, as a proof that he was not tenacious of that privilege (see above, on c. 9). Having thus far ascertained the absence of coercion, the commissioners proceeded to consider the new canon on its own merits, and finally approved it with some significant modifications, (1) emphasizing the maintenance of the first or chief rank for the see of 'the elder Rome;' (2) securing a free election of 'Asian,' Pontic, and Thracian metropolitans by the clergy and laymen of property and rank (compare

Bingham, iv. 2. 18) in their own cities, together with the com-provincial bishops; (3) providing that the archbishop of Constantinople *might*, if he thought fit, (and thereby suggesting that he should), allow a metropolitan to be ‘ordained’ in his own province; (4) distinctly excluding him from any control over the ‘ordination’ of ordinary bishops, which was to be performed ‘by all or by the majority of the comprovincial bishops, the ratification ( $\tauὸ κύρος$ ) resting with the metropolitan according to the canons (Nic. 4), and the archbishop of Constantinople taking no part whatever in such ordinations,’ (which restriction must be applied to the language of the emperor Basiliscus, ‘the right of ordaining for which provinces belonged to the see of the imperial city,’ Evagr. iii. 7.) They then called upon ‘the holy and œcumeneal synod’ to express its mind. Forthwith cries of assent arose: ‘This is a just resolution,’ ‘This we all say,’ ‘This is a just judgment,’ ‘Let what has been determined ( $\tauὰ τυπωθέντα$ ) hold good,’ ‘We pray you, dismiss us,’ ‘We all stand by this decision.’ When the noise subsided, Lucentius made himself heard: ‘The apostolic see cannot be humiliated in our presence: we therefore request your Excellences that, whatever was done yesterday, in our absence, in prejudice of canons may be rescinded: or else let our dissent be recorded, that we may know what report to make to the successor of the apostle, the pope of the universal Church, so that he may express his judgment on the wrong done to his own see, or in the sub-version of the canons.’ The commissioners met this high-toned protest with cold gravity: ‘Our “interlocutory” sentence has been ratified by the Council.’ The word  $\deltaιαλαλία$  occurs repeatedly in the acts of the Council. It is applied to an individual vote, Mansi, vii. 181, 300; at the end of the second session, the commissioners use  $\tauὰ δια-λαληθέντα$  for their order adjourning the decision on Leo’s Tome, ib. vi. 973; and in the twelfth session they use  $\etaμῶν$   $\deltaιαλαλησάντων$  as to expressions of their own mind coupled

with requests for a decision on the part of the Council, ib. 296; *διαλαλία* being thus used for a provisional and non-decisive judgment). It is curious that a Roman controversialist in 1659 pretended that the canon ‘was no free act,’ but ‘voted tumultuously,’ etc.; see Bramhall’s refutation of this, in *Works*, ii. 489.

The matter, however, was not thus easily settled. The synodal letter to Leo addresses him in terms of deep respect, as the head or president of the Council, and the ‘appointed guardian of the Vine;’ and assumes, not without a touch of diplomatic insincerity, that, as having presided by deputy, he will sanction the resolution against which his delegates had protested (*Leon. Epist.* 98. 4). Marcian wrote to him in the same sense (*Epist.* 100. 3). Anatolius also wrote blaming the delegates, and describing the resolution as a synodal act duly performed, and as giving less to the see of Constantinople than in fact it had enjoyed for ‘sixty or seventy years,’ i.e. by restricting its action to the consecration of metropolitans (*Epist.* 101. 4, 5). Neither emperor nor patriarch understood the man whom they were attempting to wheedle. In a letter to Marcian he uttered an apophthegm which did not always govern his own policy, ‘*Propria perdit qui indebita concupiscit*’ (*Epist.* 104. 3); to Pulcheria, declaring the aggression on ‘the primacies of so many metropolitans’ to be wholly inconsistent with the sacred Nicene decrees (*Epist.* 105. 2); to Anatolius himself, taking up the cause of Alexandria and Antioch, proclaiming the immutability of Nicene arrangements with a rigid absoluteness which might well prove embarrassing to his own pretensions, and assuming, in default of evidence, that the assent given to what he so much disliked was compulsory, and therefore null (*Epist.* 106). It is to be observed that he did not think fit, in dealing with Easterns, to assume the high ground taken under his own prompting, in Valentinian’s edict, as to the universal supremacy of his see.

These three letters were all dated on one day, May 22, 452. Marcian did not reply until the 15th of the following February, and he then intimated his dissatisfaction at not having received Leo's assent to the acts of the late synod (Epist. 110). Leo sent an evasive reply, intimating that he suspected Anatolius of an inclination towards Eutychianism; and here, remarkably enough, he takes occasion to panegyrize, as 'a man of Catholic faith' and irreproachable conduct, that very Aetius who had promoted the obnoxious innovation, but had since then been virtually 'degraded under a show of promotion'; Anatolius having ordained him presbyter for the cemetery outside the city, in order to secure the archidiaconate for an 'Eutychian' named Andrew (Epist. 111. 2). Leo 'showed his hand' more plainly in a letter to the bishops who had attended the Council, accepting their conclusions on the question of faith, but setting aside the new canon as adopted under pressure and incompatible with 'Nicene' law (Epist. 114). To Marcian he again wrote, in terms almost obsequious: 'Since we must by all means obey the most religious will of your Piety, I have willingly given my assent to the synodical constitutions which have given me satisfaction in regard to the confirmation of the Catholic faith,' etc. (Epist. 115). But the breach between himself and Anatolius became a serious difficulty. Marcian, it appears, endeavoured to mediate: Leo replied, in effect, 'Anatolius has not replied to my letters; let him satisfy the canons, and assure me that he has given up his culpable ambition, and then we will be friends again' (Epist. 128; March 9, 454). Forthwith Anatolius, by Marcian's advice, wrote to Leo in a somewhat abject strain. 'It was not my fault: from my youth up I have loved repose and quiet, and have kept myself humble: it was the clergy of Constantinople who wished to have that decree enacted, and the Eastern bishops who agreed in enacting it: and even thus the entire ratification of the act was reserved for your

authority' (Epist. 132. 4). As far as words could go, 'the submission is complete: and as such Leo accepts it' (Gore, *Leo the Great*, p. 124). But he does so with a grave admonition: 'You would have made fuller amends for your fault if you had not thrown the responsibility for it upon your clergy. However, I am glad that you now express regret for it. This avowal of yours, and the attestation of our Christian monarch, suffice to restore our friendly relations. Let the craving for an unlawful jurisdiction, which has caused the dissension, be put aside, once for all; be content with the boundaries traced by the provident decrees of the fathers,' etc. (Epist. 135. 3).

So ended this famous correspondence; and Leo might persuade himself that he had annihilated the obnoxious canon: but it soon appeared that the smooth words of Anatolius were not to be taken as committing the Eastern church and empire. 'As a matter of fact, the canon did take effect' (Gore, *l. c.*). For a time, indeed, there was some opposition. Not only did the Monophysites of Egypt, headed by Timothy 'the Weasel,' take hold of the canon as an argument against the authority of the Council, but the orthodox of Egypt, under St. Proterius and his successors, for a long time disowned it (*Le Quien*, i. 48); and, as we have seen, it was ignored in the paraphrase of Joseph the Egyptian. That Antioch naturally disliked it would appear from its omission in the collection of canons made by John Scholasticus while yet an Antiochene presbyter (*Justellus*, ii. 502); but it is more remarkable to find Theodore the Reader of Constantinople saying, about A. D. 518, that at Chalcedon twenty-seven canons were published (*Hist.* i. 4). The church of Ephesus, illustrious from its manifold Apostolic associations, is said to have been induced by resentment against the 28th canon to accept from Timothy the Weasel a 'restoration of its patriarchal' or exarchal independence (cp. *Evagrius*, iii. 6): and although for the

time compelled to submit to Acacius of Constantinople, it did not finally yield until the reign of Justinian. Its bishop regained the title of exarch in the new sense of delegate of the patriarch (Le Quien, i. 668). The readier submission of Cæsarea was rewarded by the title of ‘Protostonus.’ (See Neale, *Introd. East.* Ch. i. 31.) On the whole, a hundred years after the Council, Liberatus of Carthage could not only write of the protest of the Roman delegates at Chalcedon, ‘A judicibus et episcopis omnibus illa contradictio suscepta non est,’ but could add, ‘Et licet sedes apostolica nunc usque contradicat, quod a synodo firmatum est imperatoris patrocinio permanet quoque modo’ (*Breviarium*, c. 13, *Galland. Bibl. Patr.* xii. 144). Justinian in Nov. 130, 6. 5. 1. 3. acknowledged not, as Hefele says, a subjection of the see of Constantinople to that of Rome, but only its inferiority in rank, which would of course be admitted by all Easterns. The see of Constantinople retained its precedence and its patriarchal jurisdiction: and the 28th canon is the acknowledged law of the East.

## CANON XXIX.

*Bishops, if justly deposed, not to officiate  
as priests.*

This is not a canon, but a mere extract from the acts of the fourth session, containing, indeed, a general resolution suggested by a particular case and clothed with ‘perpetual’ validity, but also exhibiting portions of the debate, as will appear by comparing it with Mansi, vii. 96. It is absent from the Latin collections, and is not included by John Scholasticus or Photius in their enumeration of Chalcedonian

canons: but Aristenus and Symeon Logothetes, in their abridgments, reckon it as can. 30, can. 28 being broken up into two (Justellus, ii. 694, 720).

The case of Photius of Tyre has come before us in can. 12. It appeared that after his revolted suffragan Eustathius had extracted from him, by threats of deposition, a written submission to a decree of the Home Synod of Constantinople declaring Eustathius to have jurisdiction over six Phœnician sees, Photius, regarding this submission as invalid because compulsory, ignored it by performing a consecration, as he himself told the Council, ‘when the comp provincials were present with me, according to the ancient order’ (*ἀκολουθίαν*), and thereafter received from Constantinople a document professing to excommunicate him,—which in fact proceeded from the Home Synod. ‘I remained excommunicate for 122 days: and again I ordained two bishops; and he (Eustathius) deposed them, and made them presbyters’ (Mansi, vii. 92). After the bishops present had clearly expressed their mind on the iniquitousness of condemning a man unheard, as to which the bishop of Nicomedia cited, as he said, ‘the words of a Roman’ (Acts xxv. 16), Photius said, ‘I ask nothing more of you as just judges, than that the canons may stand, and that those who were legitimately ordained by me, and were afterwards expelled and made presbyters, may be restored, and that I may have my churches.’ The Council declared that this request was reasonable. The commissioners caused the 4th Nicene canon to be read. It was then decided that Photius should remain the sole metropolitan of Phœnicia Prima. Then, asked the commissioners, what of the bishops who were ordained by him, but removed by Eustathius and ordered to become presbyters? The Council answered, ‘We think it right that they should be bishops; let the ordination performed by Father Photius take effect.’ ‘We all ask this,’ said a Thracian bishop. ‘It is for the Synod,’

said the commissioners, ‘to come to a final resolution and decision (*τυποῦν*) on this subject.’

It was then that the Roman delegates expressed their mind in the first paragraph of this so-called canon (Mansi, vii. 96). ‘To bring a bishop into the rank (**βαθύον**, see c. 2, etc.) of a presbyter is sacrilege. If any just cause removes bishops from the episcopal functions, they ought not even to hold the place of a presbyter: but if they have been removed from their dignity without having anything proved against them, they shall return to the episcopal dignity.’ The point of the remark about ‘sacrilege’ is this,—that the sacred functions of the presbyterate would be profaned by entrusting them to a person who had been justly deposed from the episcopate. The maxim is not inconsistent with Nic. 8, which does not deal with the case of a bishop deposed for crime, but only provides that an ex-Novatian bishop on joining the Church shall have the place of a presbyter or of a chorepiscopus found for him, simply in order to guard the principle that there could not be two bishops of one city.

Anatolius followed the delegates in the same sense. He had indeed lent his authority to the ambitious schemes of Eustathius; he had attempted to defend the action of his Home Synod, on the ground that Photius had ‘acted irregularly’: but, on finding that the stream of opinion was against him, he yielded to it, and was content to give a somewhat weak paraphrase of the terse speech of Paschasius. Then, according to the ‘acts,’ Maximus of Antioch, Juvenal of Jerusalem, Thalassius of Cæsarea in Cappadocia, Eusebius of Ancyra, successively expressed their assent. Julian of Cos, who had long resided in the East, and whom Leo had desired to act in conjunction with Paschasius and Lucentius (Epist. 92), so that he is ranked among the representatives of ‘the Apostolic see,’ spoke at somewhat greater length. ‘It is irregular and irreligious that bishops who have been canonically ordained, and have willingly received their

ordination, should again hold the presbyteral dignity, contrary to all canonical order. If they are justly accused, as having been detected in some crimes, the holy Council will inquire into the real state of the case; and, when the truth is brought to light, they will be deprived of the episcopal office. For the lower degree cannot be allowed to succeed to the greater dignity.' Eunomius of Nicomedia said briefly, 'He who is not worthy to be a bishop is not worthy to be a presbyter;' a proposition which must be read in the light of the context. Then came a general acclamation from the bishops, echoing the sentiments of the fathers and 'archbishops,' i. e. of the eminent prelates who had already spoken: 'archbishop' being here, as elsewhere, a title of honour (see on c. 28). The commissioners then pronounced that 'what had seemed good to the holy Synod should be maintained in full force for all time' (Mansi, vii. 96).

### CANON XXX.

#### *Provisional arrangement for Egyptian bishops pending the appointment of a new patriarch.*

This resolution is, if possible, even less deserving of the name of a 'canon' than the one which we have just considered. It is simply a vote relating to the temporary position of certain individuals who were placed in a difficulty by a previous decision of the Council. Yet Aristenus and Symeon reckon it as canon 31.

We must go back to that memorable fourth session (October 17), in which the 'Tome' of Leo was formally accepted by the bishops, not simply because it came from the see of Rome, but because they had 'ascertained,' or 'perceived,' or 'found on examination,' that it agreed with

the Creed, or with the Creed and the teaching of Cyril of Alexandria (Mansi, vii. 12 ff.); certain prelates also declaring that the difficulties which they had found in it had been removed by explanation (ib. vii. 32). After this the commissioners announced (ib. vii. 49), that on the day before, October 16, i. e. three days after the deposition of Dioscorus of Alexandria, thirteen Egyptian bishops had presented a memorial to the Emperor, and that, by his order, they were now to be admitted to a hearing. They entered accordingly, and were requested by the Council to sit down. The commissioners asked them, ‘Have you presented a petition?’ They answered in terms singularly obsequious: ‘Yes, by your feet!’ (*vai τῶν ποδῶν ὑμῶν*). ‘And you have signed it?’ ‘Yes, we acknowledge our signatures, the letter (*τὰ γράμματα*) is ours.’ It was then read, to this effect: ‘We hold by the faith handed down from St. Mark, and taught by Peter bishop and martyr, by Athanasius, Theophilus, Cyril, and by the 318 at Nicæa: we condemn all heresies, including Apollinarianism.’ Not unnaturally, the Council asked, ‘Why have they not anathematized the doctrine of Eutyches? Let them sign Leo’s letter,’ by way of proving their orthodoxy on the matter now in hand. Hieracas, their spokesman, attempted to give satisfaction by saying, ‘Whosoever, whether Eutyches or any one else, thinks otherwise than as we have set forth in our petition, let him be anathema. But as for the letter of archbishop Leo, you know that we must wait for the judgment of our own archbishop: the Nicene Council ordered that all Egypt should follow the archbishop of Alexandria and do nothing without him.’ He was interpreting the 6th Nicene canon by the Egyptian tradition of entire obedience to the see of St. Mark (see above, p. 17), a tradition which led Synesius of Ptolemais to say, at the commencement of a letter to his patriarch Theophilus, ‘It is at once my pleasure and my sacred duty to esteem as a

law whatever that throne shall ordain' (Epist. 67). But the bishops did not allow for this tradition. 'They lie,' cried the fiery zealot Eusebius of Dorylæum. 'Let them prove what they assert,' said the gentler bishop of Sardis. Other prelates exclaimed, 'He who will not sign Leo's letter is a heretic.' 'Anathema to Dioscorus and his friends!' 'Do they, or do they not, accept Leo's letter as the Council accepts it?' The chief delegate of the Roman see was shocked to find 'aged bishops dependent for their belief on the judgment of another.' 'How,' asked Diogenes of Cyzicus, 'can they ordain another bishop when they do not know what they themselves believe?' The poor Egyptians, harassed by 'the pelting of this pitiless storm,' said anathema to Eutyches 'and all who relied on him.' But this was deemed an evasion: 'Let them sign Leo's letter.' No, they could not sign it 'without the consent of their archbishop.' Angry voices arose, bidding them choose between signature and excommunication, or denouncing them as bent on rebellion against the Synod. They asserted the contrary, pleading that they could not speak for the many prelates of their 'diocese,'—or rather that these very colleagues would rise up against them if they returned home after transgressing the 'ancient customs' (comp. Nic. 6) of the church of Egypt, with which, they added, Anatolius himself was well acquainted. Their lives would not be safe: it were better for them to die at Chalcedon than by the hands of indignant fellow-countrymen. As if in extreme bodily terror, they flung themselves on the pavement of the church: 'Have pity on our old age,—spare a few men who are in your power,—let us wait here until you have elected our archbishop, and then punish us if we do not obey him.' Unmoved by these piteous entreaties, the bishops kept on shouting, 'These men are heretics,—let them sign the condemnation of Dioscorus!' It was by the presiding State officers, seven-

teen in number, that this great assembly of Christian pastors was at last recalled to the obligations of humanity and equity; and the first paragraph of this ‘canon’ is the decision pronounced, not by ‘the most pious bishops,’ but by ‘the most magnificent and illustrious magistrates, and the eminent senate’ (Mansi, vii. 60). ‘Whereas the most pious bishops of Egypt have deferred for the present their signature of the letter of the most holy archbishop Leo, not in opposition to the Catholic faith, but on the plea that it is a custom in the Egyptian “diocese” to do nothing contrary to the will and direction of the archbishop, and they ask to be excused’ (*ἐνδοθήνατι*, ‘concedi sibi dilationem,’ Hervetus) ‘until the ordination of the future bishop of the great city of the Alexandrians; it has appeared to us reasonable and humane (*φιλάνθρωπον*, cp. Nic. 5) that they be so excused, remaining in possession of their own (episcopal) status (*σχήματος*, cp. Nic. 8), within the imperial city, until the archbishop of Alexandria shall be ordained.’ Paschasius suggested a guarantee, but in words which betrayed his hard temper and his dislike of the concession. ‘If you command that some indulgence (“aliquid humanitatis”) be shown to them, let them find security that they will not leave the city until Alexandria shall receive a bishop.’ The commissioners accepted the proposal with a modification: ‘Let them find security if they can, but if they cannot, they shall be trusted on their solemn oath (*εξωμοσίᾳ*).’

This scene deserves to be remembered, for the warning that it gives to ecclesiastics. Had Socrates lived to describe it, he would have found in it a fresh illustration of that tendency of controversy to develop violence and unfairness, or of hierarchical power to produce imperiousness, on which he dwells with an emphasis which makes his book such a healthy one for clerical readers (see Introduction to Soc. Eccl. Hist. Oxford, 1878, p. xxi). The Council could insist with all plainness on the duty of hearing before condemning (see

on c. 29): yet on this occasion, bishop after bishop gave vent to a harsh unfeeling absolutism, the only excuse for which consists in the fact that the outrages of the ‘Latrocinium’ were fresh in their minds, and that three of the Egyptian supplicants, whom they were so eager to terrify or to crush, had actually supported Dioscorus on the tragical 8th of August, 449 (compare Mansi, vi. 612, vii. 52). It was not in human nature to forget this; but the result is a blot on the honour of the Council of Chalcedon.

## ADDITIONAL NOTE.

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REFERENCE having been made (on Const. 1, Chalc. 28) to the doctrinal ‘Definition’ of the Council of Chalcedon, it seems desirable to add a few words of comment on that part of it which contains, so to speak, the ‘Christology’ formulated at the conclusion of a prolonged controversy with two opposite types of heretical opinion.

‘The Synod opposes those who attempt to sever the sacred truth (*μνηστήριον*) of the Incarnation (*οἰκουνομίας*) into a duality of Sons’ (that is, the Nestorianizers, whom the Eutychian party supposed the Council to favour); ‘and it excludes from the sacred fellowship those who dare to speak of the Godhead of the Only-begotten as possible’ (the Apollinarians), ‘and withstands those who imagine, in regard to Christ’s two natures, a commixture or a fusion’ (*κράσιν ή σύγχυσιν*).

The Nestorianizers had continually charged Cyril of Alexandria with ‘imagining’ this, and he repeatedly disclaimed it. Thus in *Quod Unus sit Christus*, p. 718: ‘The Word . . . did not undergo *φυρμὸν ή κράσιν*, or anything of the kind.’ Ib. p. 733, ‘The Union involves no fusion’ (*συγχεῖ μὲν ή ἐνώσις οὐδαμῶς*), and in *Ep. to John of Antioch*, ‘Let your Holiness silence those who dare to say that the Word of God underwent a *κράσις*, or *σύγχυσις*, or *φυρμός*, into flesh: very likely some talk as if I had thought or said this, but I am so far from entertaining any such notion, that I consider those who have entertained it to be simply insane, for not a shadow of change can possibly befall the Divine nature of the Word.’ So in *Apol. adv. Theod.* 1, he disclaims the notion of *σύγχυσις*, in *Expl. Cap. 1* of *ἀνάχνσις* or *σύγκρασις*, etc.

‘And (the Synod) expels those who senselessly affirm that the “form of a servant” which Christ “assumed” from us was of a heavenly or any other’ (non-human) ‘essence.’ This was an ‘Apollinarian’ notion (see ‘Later Treatises of St. Athanasius,’ Lib.

Fath. p. 80), and Cardinal Newman supposes that it was taken up by way of escape from a consequence of the original Apollinarian dogma that the Word was in the place of a soul to Christ. ‘That involves a change in the Divine nature.’ ‘No, for Christ’s flesh was itself of heavenly origin.’ (Tracts Theol. and Eccl. p. 271). Cyril repudiates the notion in his Epistle to John, as in adv. Nest. iii. 3 and Schol. 36.

‘And the Synod anathematizes those who fable (*μυθεύοντας*) that there were two natures (*φύσεις*) of the Lord before the Union’ (i. e. the Incarnation), ‘and make out that there was one nature after the Union.’ This was the position to which Eutyches adhered, and for which he had been condemned by the Synod of Constantinople in 448. He thought he was upholding Cyril’s formula (supposed, but probably by mistake, to have been Athanasian) that there was ‘one *φύσις*’ of the Word as Incarnate: he ignored Cyril’s own explanation, which practically made ‘one *φύσις*’ equivalent to ‘one Person,’ the selfsame unchangeable Word or Son of God. (See ‘Later Treatises,’ etc. p. 175.)

‘Following therefore the holy fathers, we all unanimously instruct men to confess one and the same Son, our Lord Jesus Christ, the same perfect in Godhead and the same perfect in Manhood; the same truly God and truly Man; of (*ἐκ*) a reasonable soul and a body.’ Here Nestorianism is first excluded, and then, as against Apollinarianism and Eutychianism, the reality of the Manhood is secured: compare the ‘Quicunque,’ ‘ex anima rationali et humana carne subsistens.’ The formula of Reunion between Cyril and the ‘Orientals’ had declared Christ to be ‘perfect God and perfect Man, of a reasonable soul and a body:’ and this language now received œcumical sanction. The Definition proceeds in terms also taken from that formula; ‘Coessential with the Father according to the Godhead, and, the same, coessential with us according to the Manhood:’ and adds, after Heb. iv. 15, ‘In all points like unto us, apart from sin.’ Then it goes on:

‘Before the ages begotten of the Father according to the Godhead, and in the last days, the same, for us and for our salvation,’ (a Nicene phrase) ‘of Mary the Virgin, the Mother of God,’ (or, ‘her whose offspring was God,’ *τῆς Θεοτόκου*—the great anti-Nestorian term) ‘according to the Manhood: one and the same Christ’ (mark the energetic iteration with which, so to speak, Chalcedon insists on the teaching of Ephesus),

'Son, Lord, Only-begotten ; acknowledged as *in* two natures, without confusion, without change, without division, without severance,' ( $\epsilon\nu\ \delta\nu\ \phi\nu\sigma\iota\nu$ ,  $\alpha\sigma\nu\chi\nu\tau\omega\varsigma$ ,  $\alpha\tau\rho\pi\tau\omega\varsigma$ ,  $\alpha\delta\iota\alpha\rho\epsilon\tau\omega\varsigma$ ,  $\alpha\chi\omega\rho\iota\sigma\tau\omega\varsigma$ ).

Here observe that to acknowledge Christ as 'from' or 'of' two natures had been found to be inadequate. It left the door open to Monophysitism, because it might be referred to the abstract distinctness of Godhead and Manhood apart from the Incarnation. What was necessary was to affirm that He was actually existing, since the Incarnation, in two different spheres of being ; to say, 'Christ *is*, at this moment, both truly God, as He was from all eternity, and truly Man, as He became at the Incarnation, and as He will remain for ever' (see Gore, Leo the Great, p. 57). Leo's legates, following their master, who had said in his 'Tome' (or Epistle 28) '*In integra veri hominis perfectaque natura verus natus est Deus, totus in suis, totus in nostris,*' had urged the alteration of the first draft of the Definition, in order to secure this point : the bishops in general had objected, as not seeing its momentousness ; but the imperial commissioners had prevailed on them to allow a committee to revise the draft, and the result was the adoption of the unequivocal 'in two natures' either instead of, or as Routh supposes (Script. Eccl. Opusc. ii. 119) in addition to 'of two natures.' That this took place is certain, although the Greek text of the Definition has  $\epsilon\kappa\ \delta\nu\ \phi\nu\sigma\iota\nu$  simply (see Oxf. Transl. of Fleury, vol. iii. p. 373, and Hefele, s. 193). Of the four adverbs which follow, and of which the first and third occur in Hooker's famous passage (v. 54. 10), the first two obviously exclude the Apollinarian and Eutychian heresies, and the last two the Nestorian.

The Definition proceeds : 'Inasmuch as the difference of the natures has in no wise been destroyed on account of the Union, but on the contrary, the peculiarity of ( $\lambda\delta\iota\omega\eta\tau\omega\varsigma$ , what is proper to) each nature has been preserved, and both combine ( $\sigma\nu\eta\tau\rho\chi\omega\sigma\eta\varsigma$ ) into one Person ( $\pi\rho\sigma\omega\pi\omega\varsigma$ ) and one Hypostasis.' The first of these clauses is almost verbally identical with one in Cyril's second letter to Nestorius, which received the explicit approval of the Ephesine Council : 'Not that the difference of the natures has been destroyed on account of the Union ; but rather that Godhead and Manhood have constituted the one Lord and Christ.' The word  $\sigma\nu\eta\tau\rho\chi\omega\sigma\eta\varsigma$  resembles Cyril's own term  $\sigma\nu\eta\delta\rho\omega\mu\jmath$ , which occurs in the same sentence of that letter,

(‘through the ineffable and mysterious concurrence into unity?’) as he elsewhere uses *σύνοδος*. ‘Hypostasis’ is here used as equivalent to ‘Person,’ as it had been used by some Catholics in the Nicene age, although the Nicene anathemas used it as equivalent to ‘essence;’ and so Cyril spoke of the Word’s ‘one Hypostasis incarnate’ (Ep. 2. ad. Nest. c. 8), where we should say ‘one Person.’ The notion of ‘reality’ (derived from the original idea of underlying groundwork) appears in both uses of the word, as applied to the one Being of God, and to His existence ‘in Trinity.’

The statement comes thus to a conclusion. ‘(Christ) not parted or divided into two persons (*πρόσωπα*), but one and the same Son and Only-begotten God the Word’ (comp. John i. 18, according to what Bishop Westcott calls ‘the best attested reading’), ‘Lord Jesus Christ; even as the prophets from the beginning’ (spoke) ‘of Him, and as the Lord Jesus Christ Himself has instructed us, and the Creed of the fathers has handed it down.’ The last words, of course, refer to the language of the Nicene Creed, which Cyril had adduced (adv. Nest. i. 7, 8) as identifying ‘Jesus Christ’ with ‘the one true Son by nature,’ so that He who ‘came down, and was incarnate, and became man,’ was no other than ‘the Only-begotten, God from God, co-essential with the Father.’ Compare Hooker, v. 52. 3; Pearson on Art. 4 (vol. i. p. 324, ed. 1833); and Liddon, Bampton. Lect. p. 259 ff.

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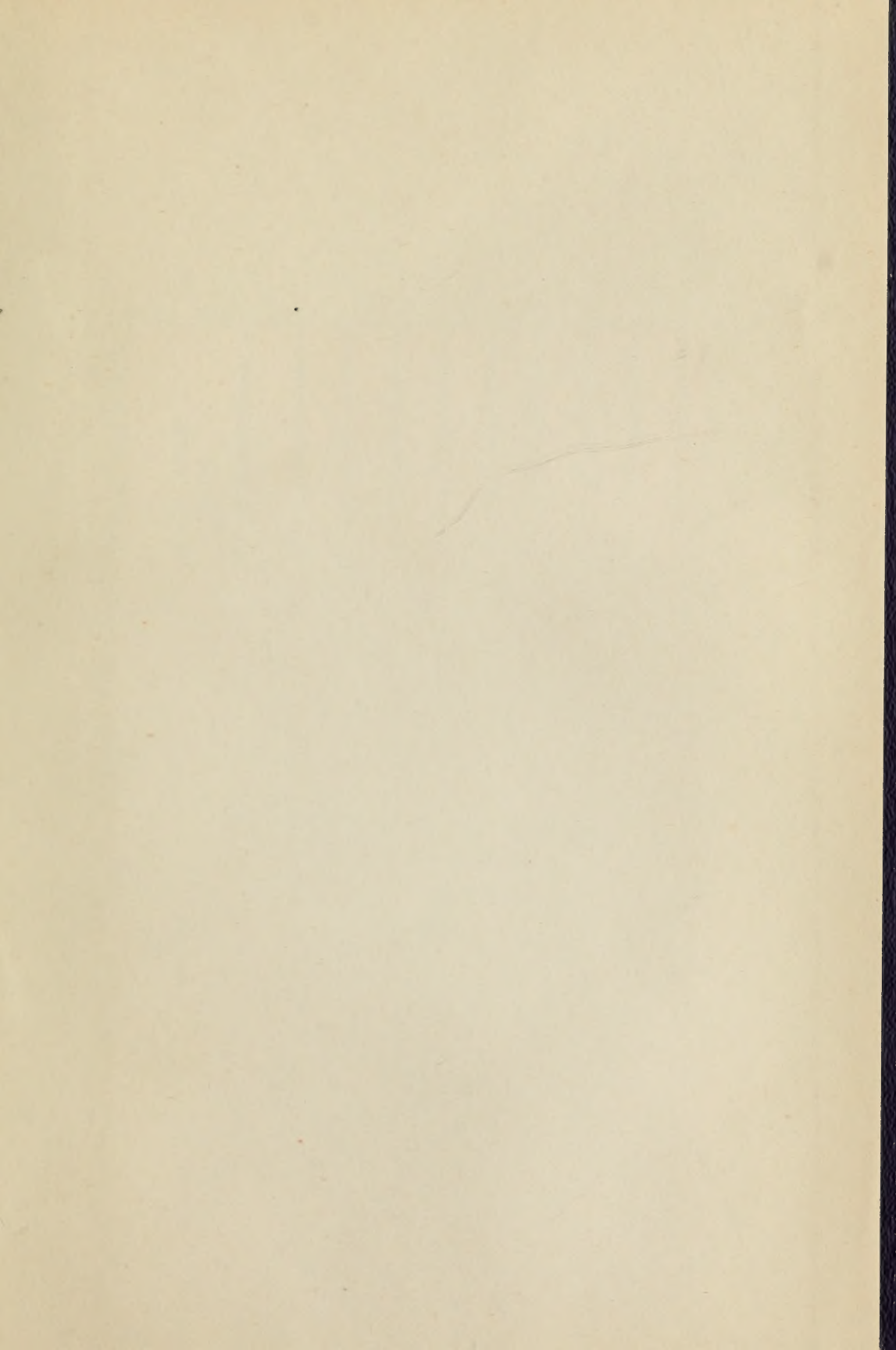
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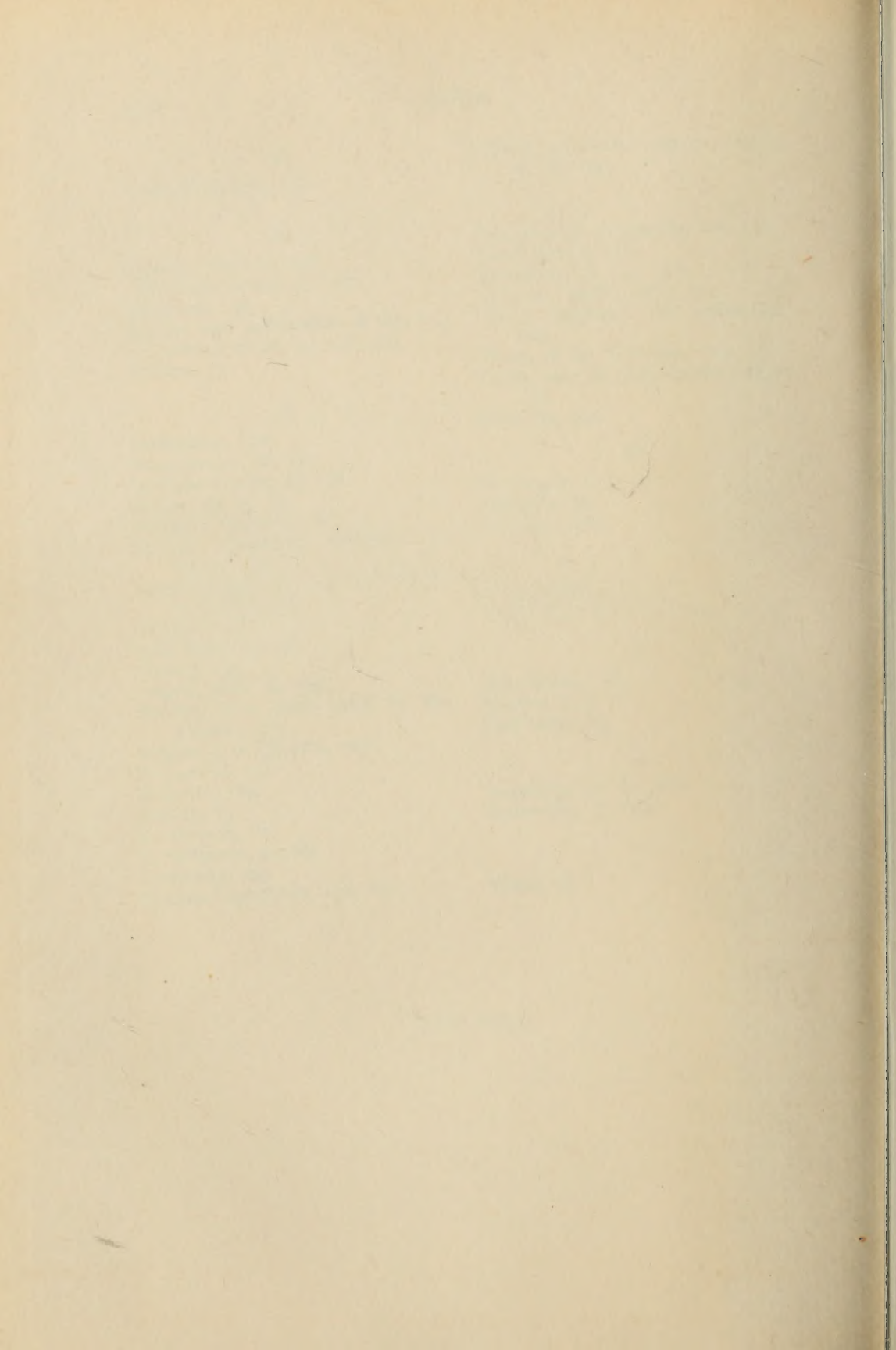
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